TABLE OF CONTENTS

Volume 1

Chapter 1: Drunk Driving Offenses

Chapter 2: Additional Charges

Chapter 3: Arraignment and Pretrial Matters

Chapter 4: Prior Convictions of Separate Offenses

Chapter 5: Discovery

Chapter 6: Other Pretrial Motions

Chapter 7: Search and Seizure

Chapter 8: [Reserved]

Chapter 9: Trial Defense of DUI in California

Volume 2

Chapter 10: Punishment

Chapter 11: DMV Proceedings

Chapter 12: Criminal Appeals and Civil Writs

Chapter 13: Interstate Implications of Drunk Driving Convictions

Chapter 14: Restitution

Appendices

Volume 1

Chapter 1: Drunk Driving Offenses

§1:10 BASIC DRUNK DRIVING OFFENSES

§1:11	VC §§23	152
Ü	§1:11.1	A Comparison of DUI and the Per Se Limit
	§1:11.2	Direct Breath 0.08% Per Se Offense
	§1:11.3	Double Jeopardy Attack on 0.08% Per Se Statute
	§1:11.4	Vagueness Attack on 0.08% Per Se Statute
	§1:11.5	Direct Breath Per Se Offense Based Upon Drinking AFTER Driving
	§1:11.6	"Drive"
	§1:11.7	Driving on Private Property and Non-Highways
	§1:11.8	"Vehicle"
	§1:11.9	Impairment by Alcohol—Sufficiency of Evidence
		Test Results Near the Limit—Sufficiency of Evidence
	§1:11.11	Proof of Impairment Based Upon Bad Judgment
	§1:11.12	Multiple Charges From Same Act or Course of Conduct
	§1:11.13	Allegations of DUI Drugs Without Evidence in Support
§1:12	DUI Base	ed Upon Drugs
	§1:12.1	Impairment to an Appreciable Degree
	§1:12.2	Proof of Impairment Based Upon Bad Judgment
	§1:12.3	Forensic Science Mostly Favors the Defendant
	§1:12.4	Common Prescription Medications
	§1:12.5	Illicit Drugs
	§1:12.6	Expert Testimony and Drug Recognition Experts (DRE)
	§1:12.7	NHTSA Training Materials on DRE
	§1:12.8	Evidence Issues
	§1:12.9	Zero Tolerance Trend Toward Drug-Related Driving Offenses
		Allegations of DUI Drugs Without Evidence in Support
	§1:12.11	No Need to Name Every Drug
§1:13	CVC §23	152(c): Driving by Addicted Person
§1:14	CVC §23	152(d): Commercial 0.04% Per Se
§1:15		3550 and 23550.5: Felony Drunk Driving Due to Prior Convictions
		CVC §23550: Three Priors
		CVC §23550.5: Felony-Punished Drunk Driving Prior Within 10 Years
§1:16		; Juveniles
		CVC §23136: 0.01% Admin Per Se Under 21
		CVC §23140: 0.05% Per Se Under 21
		CVC §§23152 and 23153
		Juvenile Drunk Driving Prosecution Procedure
§1:17		Test Refusal Enhancement (VC §23577)
§1:18		dangerment Charge (PC §273a) / Passenger Under 14 Enhancement (VC §23572
81.19	Reckless	Speed Enhancement (VC 823582)

§1:20	FELO:	NY DRUNK DRIVING
	81.21	VC 823153

- - Forbidden Act or Neglected Duty; Supporting Offense §1:21.1
 - §1:21.2 Proof of Forbidden Act and Neglected Duty
 - Pleading of Forbidden Act and Neglected Duty §1:21.3
 - §1:21.4 Double Jeopardy Attack on Supporting Offense
 - \$1:21.5 Cause: But for, Proximate, Concurrent, Superseding and Intervening
 - §1:21.6 Bodily Injury to Another
 - §1:21.6.1 Great Bodily Injury
 - §1:21.7 Charging More Than One Person Injured or Killed
- §1:22 VC §23153(d): Commercial 0.04% Per Se With Injury
- DMV Action for Fatal and Serious Injury Accidents §1:23
- Felony Drunk Driving Due to Prior Convictions §1:24
- §1:25 Reduction to Misdemeanor
- Felony DUI In Juvenile Court—DEJ §1:26
- Drunk Driving Murder (Watson) §1:27
 - §1:27.1 Causation
 - §1:27.2 Punishment
 - §1:27.3 Voluntary Intoxication and Watson

VEHICULAR MANSLAUGHTER **§1:30**

- \$1:31 Pen. C. §191.5(a): Vehicular Manslaughter While Intoxicated With Gross Negligence
 - §1:31.1 Elements of the Offense
 - §1:31.2 Punishment
- Pen. C. §191.5: Gross Vehicular Manslaughter While Intoxicated §1:32
 - §1:32.1 Elements of the Offense
 - §1:32.2 Punishment P.C. §191.5(c)(2)
 - §1:32.3 Use of CVC §23140 as the Drunk Driving Offense
 - §1:32.4 Punishment
- Death of a Human Being §1:33
 - §1:33.1 Death Requires Injury
 - §1:33.2 Death of a Fetus
 - §1:33.3 Charging More Than One Person Killed
- Lesser Related vs. Lesser Included Offense of Murder §1:34
- §1:35 Jury Instructions
 - §1:35.1 Unlawful Act
 - §1:35.2 Lawful Act in an Unlawful Manner
 - §1:35.3 Proximate Cause
- §1:36 Retrial After Mistrial
- §1:37 Punishment and DMV Action
- §1:38 Felony Drunk Driving Due to Prior Convictions

§1:40 COMMERCIAL VEHICLES AND COMMON CARRIERS

- 49 U.S.C. §§2701 et seq.: Commercial Motor Vehicle Safety Act
 - Arrest and Detention for Commercial Offenses \$1:41.1
 - §1:41.2 CVC §23152(d): Commercial Driving 0.04% Per Se
 - §1:41.3 CVC §34501.15: Commercial Driving Over 0.01% BAC
 - Transportation Employee Drug and Alcohol Testing §1:41.4

§1:42 Common Carrier Operation Under Influence Pub. Util. C. §§7818, 7679 and 21407.5; Harb. & Nav. C. §655: California Common Carrier Offense §1:42.2 18 U.S.C. §§341 et seq.: Federal Common Carrier Offense **§1:50** OTHER DRINKING/DRIVING OFFENSES §1:51 Pen. C. §664: Attempted Drunk Driving §1:51.1 Arrest §1:51.2 The Offense §1:51.3 Plea Bargaining Significance (No DMV Consequence for Attempted DUI) §1:51.4 Right to Jury Instruction on Attempt in Drunk Driving Case Drunk Boating, Bicycling and Scooters §1:52 §1:53 Pen. C. §193.8: Lending Vehicle to Intoxicated Juvenile §1:54 **Drunk Boating** §1:54.1 California Drunk Boating §1:54.1.1 **Drunk Boating Diversion** §1:54.1.2 Drunk Boating With Injury §1:54.1.3 Drunk Boating With Death §1:54.2 Federal Drunk Boating §1:54.3 Field Sobriety Testing in the Marine Environment §1:55 "Motorized Scooter" Drunk Driving **§1:60 DUI ON FEDERAL PROPERTY** Land Administered by the National Park Service §1:60.2 Other Federal Land and the Assimilative Crimes Act (ACA) §1:61 Right to Jury Trial §1:62 Penalties and Sentencing §1:63 Procedure in Federal Court Personal Appearance of Defendant Required; Exception §1:64 Rules of Evidence in Federal Court Appeals in Federal Court §1:65 §1:66 Expungements in Federal Court §1:67 Use of Federal Conviction as Prior Offense **§1:70** FEDERAL PROGRAMS

Chapter 2: Additional Charges

§2:10 INFRACTION TRAFFIC OFFENSES

§2:11 General Information

§1:70.1 §1:70.2

- §2:11.1 Read Fight Your Ticket
- §2:11.2 Is a "Full Custodial Arrest" Legal?

National Driver Register

§2:11.3 Pen. C. §654 and Multiple Prosecutions

Commercial Motor Vehicle Safety Act

§2:11.4 CVC §§21001 and 24001: "Operation" of "Vehicles" Upon the "Highways"

	§2:11.5	Distinctive Uniform and Vehicle		
	§2:11.6	Practice Tips for Fighting Traffic Infractions, Including No-Point Dispositions		
	§2:11.7	Traffic Violator School and Diversion		
		County Amnesty Programs		
		Notice to Appear, Arrest, Custody and Bail Schedules		
		Local Ordinances		
	~	Traffic Signs and Other Traffic Control Devices		
		Federal Enclave Prosecution of Traffic Offenses		
		Prosecution on Citation Serving as the Complaint		
		BAJI Instructions on Infraction Offenses		
		Rules of Court and Standards of Judicial Administration		
		DMV Negligent Operator Actions		
		Fines for Traffic Infractions		
	§2:11.18	Police Officers as Prosecutors and Ex Parte Discussions		
	§2:11.19	Elevating an Infraction to a Misdemeanor		
§2:12	Speeding			
	§2:12.1	Complaint Must Allege Speed of Vehicle		
	§2:12.2	Basic Speed Law		
	§2:12.3	Prima Facie Speed Limits		
	§2:12.4	Maximum Speed Limits		
	§2:12.5	Radar Speed Law Enforcement		
	§2:12.6	Validity of Speed Limit Usually an Element of the Offense		
	§2:12.7	CVC §23109: Speed Contest		
	§2:12.8	Driving Privilege Suspension for Speed Over 100 mph		
§2:13	Speed Traps Generally; Remedies for Use			
		Speed Trap Remedies for Charges Involving the Speed of a Vehicle		
	§2:13.2	Speed Trap Remedies Apply to Pretrial Hearings Too		
	§2:13.3	Speed Trap Limitations		
§2:14		l-Section-of-Highway Speed Traps		
§2:15		d Lidar Speed Traps		
		Photo Radar vs. Photo Red Light Enforcement		
		Radar and Lidar Speed Trap With Survey Five Years Old or Less		
	§2:15.3	Radar and Lidar Speed Traps Using Surveys Five to Ten Years Old (January 1, 1999, Amendments to CVC §40802)		
	§2:15.4	CVC §40802 Applies to Unjustified Prima Facie Speed Limits		
	§2:15.5	CVC §40802 Applies to Laser Speed Detection and Other Electronics		
	§2:15.6	Prosecution Has Burden of Producing Survey		
	§2:15.7	Survey Must Meet Evidentiary Objections		
	§2:15.8	Requirements for a Proper Survey		
	§2:15.9	What if Survey Shows Defendant's Speed Unsafe?		
	§2:15.10	What if Defendant Exceeded the Maximum Speed Limit in a Prima Facie Speed Zone?		
	§2:15.11	No Visual Estimates of Speed		
§2:16	Lack of I	nsurance: Criminal Prosecution		
	§2:16.1	At Time of Vehicle Registration		
	§2:16.2	Criminal Offense for No Evidence of Insurance at Time of Accident or Notice to Appear		
	§2:16.3	Exchange of Information Regarding Accident		
	82.164	Driving Privilege Suspension Following Accident		

§2:17	Motorcycle Violations		
32.17	§2:17.1 O.K. to Use Car Pool Lanes		
	§2:17.2 Helmets		
§2:18	Illegal U-Turn		
§2:19	Stop Signs (What Does "At the Limit Line" Mean?)		
§2:20	License Plate Offenses		
0	§2:20.1 Rear License Plate Light		
	§2:20.2 Missing Front License Plate		
	§2:20.3 Stealth License Plates		
§2:21	Seatbelt and Child Restraint Offenses		
§2:22	Traffic Signals—Red Lights		
0	§2:22.1 The Statutes		
	§2:22.2 Automated Enforcement Systems—Red Lights and Rail Crossings		
§2:23	Rail Crossings		
§2:24	Stop and Yield Signs, Signaling and Left Turns		
§2:25	Construction and Maintenance Areas		
	§2:25.1 Offense Enhancement		
	§2:25.2 Construction Equipment in Construction Area Exempt From Rules of the Road		
§2:26	Tinted Windows		
§2:27	Double Fine Zone Pilot Project		
§2:28	Off-Highway Vehicles		
§2:29	Cell Phone Use And Texting		
CHCDE	NDED DEVOKED OF DECEDICATED LICENCE, COMMAND DECECUTION		
§2:31	SPENDED, REVOKED, OR RESTRICTED LICENSE—CRIMINAL PROSECUTION		
§2.31	Elements of the Suspension/Revocation Offenses §2:31.1 Reason for Suspension/Revocation		
	§2:31.2 CVC §14601: Bad Driver Offense		
	§2:31.3 CVC §14601.1: Catch-All Offense		
	§2:31.4 CVC §14601.1: Catch-All Oriense		
	§2:31.5 CVC §14601.2: Using Unconstitutional Drunk Driving Conviction		
	\$2:31.6 CVC \$14601.3: Habitual Offender Offense		
	§2:31.7 CVC §14601.4: Drunk Driving/Manslaughter Conviction Offense With Injury		
	§2:31.8 CVC §14601.5: Stop 'n Snatch Suspension, Revocation and Restriction		
	§2:31.9 CVC §14603: Non-Drunk Driving Conviction Restrictions		
	§2:31.10 CVC §14604: Loaning a Vehicle to a Suspended, Revoked or Unlicensed Driver		
	§2:31.11 Highway vs. Non-Highway and Private Property		
	§2:31.12 Extension of Suspension Start Date for Mailed Order		
	§2:31.13 What Offense After Suspension/Revocation Time Expires?		
	§2:31.14 Suspension/Revocation Reportable on Driver's License Record		
	§2:31.15 The Knowledge Element		
§2:32	The Knowledge Element		
O	§2:32.1 Offenses Prior to January 1, 1995		
	§2:32.2 Offenses On or After January 1, 1995		
§2:33	Defenses		
v	§2:33.1 Voluntary Intoxication		
	§2:33.2 Necessity, Medical Emergency		
§2:34	Restrictions and Exceptions Allow Some Driving		
-	§2:34.1 Highway vs. Non-Highway		
	§2:34.2 Employer's Vehicle on Employer's Property		

§2:30

§2:40

§2:50

	§2:34.3 Lack of Insurance—Mental Exception and Work Restriction	
	§2:34.4 DMV's Broad Authority to Issue Restricted Driver's License	
	§2:34.5 Motorized Electric Bicycle	
§2:35	Punishment	
	§2:35.1 Punishment Chart for Driving Under Suspension or Revocation	
	§2:35.2 It's a Misdemeanor	
	§2:35.3 Mostly Two-Point Offenses	
	§2:35.4 Restitution Not Proper	
	§2:35.5 CVC §23592: Vehicle Impoundment in Criminal Proceeding	
	§2:35.6 Home Detention Pilot Project	
§2:36	Petition for Reinstatement of Revoked License	
§2:37	Driving Beyond Scope of Restricted License	
CHEDE	NIDED OD DEVOVED I ICENSE - CIVII IMPOLINDMENT/EODEELTIDE	
	ENDED OR REVOKED LICENSE—CIVIL IMPOUNDMENT/FORFEITURE	
§2:41	Before January 1, 1995	
§2:42	30-Day Impound Beginning January 1, 1995	
	§2:42.1 CVC §14602.6: Statutory Provisions	
	§2:42.2 Release of Vehicle Without Current Registration	
	§2:42.3 Innocent Owners, Legal Owners and Rental Agencies	
	§2:42.4 Due Process Rights	
	§2:42.5 Knowledge of the Suspension	
	§2:42.6 Exemption for Child Support Suspension	
82.42	§2:42.7 Efficacy of Vehicle Impoundment Program as Deterrent	
§2:43		
	§2:43.1 CVC §14607.6: Statutory Provisions	
	§2:43.2 Release of Vehicle Without Current Registration	
	§2:43.3 Innocent Owner Defense	
	§2:43.4 Hearing Time Limits	
	§2:43.5 Due Process Rights	
	§2:43.6 Knowledge of the Suspension	
62.44	§2:43.7 No Exemption for Child Support Suspension	
§2:44	Post-Storage Hearing Due Process Rights	
	§2:44.1 Notice and Opportunity for Post-Storage Hearing	
	§2:44.2 Right to a Meaningful Post-Storage Hearing§2:44.3 Remedies for Denial of Due Process	
	· ·	
\$2.45		
§2:45 §2:46	CHP Vehicle Procedures Manual	
	Innocent Owner Defense	
§2:47 §2:48	_	
§2.46 §2:49	Halper Double Punishment Issues Reimbursement of Expenses for DMV Error	
82.49	Remodisement of Expenses for Diviv Effor	
RECK	LESS DRIVING	
§2:51	Reckless Driving Without Injury: CVC §23103	
	§2:51.1 Jury Instruction on Elements—Regressive Evolution	
	§2:51.2 "Willful or Wanton Disregard"	
	§2:51.3 "Highway" and "Vehicle"	
§2:52	Reckless Driving With Injury: CVC §23104	

	§2:53	Punishm	Punishment		
		§2:53.1	Criminal Case		
		§2:53.2	DMV Action		
		~	Vehicle Impound in Separate Proceedings		
	§2:54	~	a Driving Case		
		§2:54.1	-		
		§2:54.2	Reckless Driving Conviction Not Useable as a Drunk Driving Sentence Enhancement		
		§2:54.3	Reckless Driving/Speeding Enhancement		
		§2:54.4	Vehicle Impound in Separate Proceedings		
§2:60			ENSE OFFENSES		
	§2:61	_	Without Being Licensed		
			Civil Impoundment and Forfeiture		
			Detention for Unlicensed Driving		
		§2:61.3	Aliens and Immigrants		
		§2:61.4	Foreign Commercial Driver's License		
		§2:61.5	International Driver's License and Permits		
		· ·			
			Non-Resident: Jury Instruction		
	§2:62		o Possess and Failure to Display		
	§2:63	_	a Vehicle to Suspended, Revoked or Unlicensed Driver		
	§2:64	Fraudule	ent Driver's License		
§2:70	HIT &	RUN: CV	VC §§16025, 20001 & 20002		
Ü	§2:71		Stop and Provide Information		
		-	CVC §16025: Following Any Accident		
			CVC §20002: Following Accident Without Injury		
		§2:71.3	CVC §20001: Following Accident With Injury		
		§2:71.4			
		§2:71.5	Driver Not Readily Apparent as Having Been Involved		
		§2:71.6	Multiple Victims		
		§2:71.7	Un-Mirandized Admissions Useable by Prosecution		
	§2:72	~	nt" Equals "Willful"		
	§2:73 Punishment				
	Ü	§2:73.1	Jail and Fine		
		§2:73.2	Enhancement for Injury		
		§2:73.3	No Injury Enhancement Without Proximate Cause		
		§2:73.4	DMV Action		
		§2:73.5	Manslaughter Enhancement		
		§2:73.6	Restitution		
		§2:73.7	State Bar Discipline		
		§2:73.8	Suspension/Revocation for Commercial Drivers		
	§2:74		mpromise		
04.00	OTHE	D CHARA	CEC		
§2:80		R CHARO			
	§2:81	_	ontainer Violations Elements of Various Offenses		
		§2:81.1	Elements of Various Offenses Local Government May Not Regulate Respection of Transportation of Alechalia		
		§2:81.2	Local Government May Not Regulate Possession or Transportation of Alcoholic Beverages		
	§2:82	Under 21	l and Juvenile Alcohol Offense Suspensions		

	§2:82.1	0.01% Infraction and APS Suspension		
	§2:82.2	CVC §13202.5: One-Year Suspension for Alcohol Offenses		
		§2:82.2.1 Validity and Construction		
		§2:82.2.2 Triggering Alcohol and Drug Offenses		
		§2:82.2.3 Procedure		
		§2:82.2.4 Ignition Interlock Device		
	§2:82.3	30-Day Restriction for Juvenile With Two Points in a Year		
	§2:82.4	6-Month Suspension and DMV Probation for Juvenile With Three Points in a Year,		
		Plus SR-22 Requirement		
§2:83	Child En	dangerment		
§2:84	Evading	a Pursuing Cop		
	§2:84.1	The Offense		
	§2:84.2	Punishment		
	§2:84.3	Vehicle Impound in Separate Proceedings		
§2:85	Resisting	Resisting Arrest		
§2:86	Drug Pos	ssession		
	§2:86.1	Penal Code §1000 Deferred Entry of Judgment		
	§2:86.2	Penal Code §1210 (Prop. 36)		
	§2:86.3	Penal Code §4573 (Bringing Drugs Into Jail Is a Felony)		
§2:87	Penal Co	de §245(a)(1) (Assault With Deadly Weapon—Auto)		

Chapter 3: Arraignment and Pretrial Matters

§3:10 SPEEDY TRIAL RIGHTS AND CONTINUANCES

§3:20 ARRAIGNMENT

- §3:21 Change of Venue
- §3:22 Failure to Appear, Bail, O.R. and Conditions
 - §3:22.1 Failure to Appear and the Right to Appear Through Counsel
 - §3:22.2 Bail and O.R. Release, Conditions
- §3:23 Police Report at Arraignment
- §3:24 Proceedings After Mistrial and Split Verdict
- §3:25 Judge May Order Booking
- §3:26 Court May Not Require DA at Arraignment
- §3:27 Commissioner May Conduct Arraignment
- §3:28 Arrest Deemed Detention Only if Case Not Filed

§3:30 DEMURRER AND NOT GUILTY PLEA

- §3:31 Procedure for Demurrer
- §3:32 Prosecution on Notice to Appear
- §3:33 Complaint Within 25 Days of Citation
- §3:34 Amended Complaint
 - §3:34.1 To Add a Subdivision (b) Charge
 - §3:34.2 To Add a Prior Conviction Enhancement Allegation
- §3:35 Civil Injunctive Relief
- §3:36 Double Jeopardy Attack
 - §3:36.1 On CVC §23152(b) Charge

	§3:36.2	Supporting Offense in Injury Case
§3:37	Mandator	ry Presumptions Attack on CVC §23152(b)
	§3:37.1	Presumptions in Criminal Cases Generally
	§3:37.2	Presumptions Only Permissive in California DUI Offenses
§3:38	CVC §23	577: Chemical Test Refusal Enhancement Allegation Demurrer
§3:39		nent Allegation for Prior Conviction of a Separate Offense
§3:40		Drunk Driving
§3:41		n of "Forbidden Act and Neglected Duty"
§3:42	_	n That Current Charge is a Serious Felony
§3:43	_	missal Rule for Felonies
§3:44		Ferritorial Jurisdiction Causing Immunity from Prosecution
Ü	§3:44.1	Federal Military Bases
	§3:44.2	•
	§3:44.3	
		Crimes in "Indian Country"
	§3:44.5	
	§3:44.6	<u> </u>
	§3:44.7	
§3:45		munity from Prosecution
Ü	§3:45.1	•
		Diplomatic Immunity
§3:46		Limitations
v		
		NFERENCE, PLEA DISCUSSIONS
§3:51		g the Client's Case
§3:52		urt Acquittals Bar APS Suspension
§3:53		t's Plea Bargain Statements
§3:54		on Withdrawal of Offer
§3:55		n or Suspension of Proceedings Prohibited
§3:56		phibited Procedures
		Defendant's Personal Presence; Plea in Absentia
	§3:56.2	•
	§3:56.3	
	§3:56.4	Threat of Extra Punishment for Not Pleading Guilty
	§3:56.5	Prosecutorial Vindictiveness: Adding Charges After Refusal to Plead Guilty
	§3:56.6	No Jurisdiction Over Probation in Another Court
§3:57		d and Disfavored Probation Terms
§3:58	Negotiati	ons With Judge Alone
	§3:58.1	Judge Can Reject a Plea
	§3:58.2	Minor Has the Right to Accept Plea Bargain
	§3:58.3	The Right to Effective Assistance of Counsel in Plea Bargaining
	§3:58.4	Superior Court May Limit Which Judges Can Approve Plea Deals
§3:59	Charges 1	Reduced/Changed; Priors Dropped
	§3:59.1	CVC §23103: "Wet" & "Dry" Reckless
	§3:59.2	Striking Prior Conviction Sentence Enhancement Allegations
	§3:59.3	Attempted Drunk Driving
	§3:59.4	Further Reductions and Dismissals

§3:50

§3:60	HANDLING MULTIPLE PENDING CASES				
§3:61	IMMIGRANTS, ALIENS AND NON-CITIZENS				
§3:62	ENFO	RCING PLEA BARGAIN AGREEMENT			
§3:63	THRE	E-STRIKES PLEA BARGAINING			
§3:64	SUBSTANCE ABUSE TESTING				
§3:65	PLEA	BARGAINING WHEN PLEA BARGAINING IS PROHIBITED			
§3:70	LAW AND MOTION				
	§3:71	Local Rules			
		§3:71.1 Validity of Local Rules			
		§3:71.2 Notice of Motion in Criminal Case			
	§3:72	Sanctions			
	§3:73	Broad Inherent Power to Reconsider Rulings			
§3:80	GUILTY OR NOLO CONTENDERE PLEA				
	§3:81	General Requirements for Entry of Guilty or Nolo Contendere Plea			
	§3:82	Withdrawal of Plea			
§3:90	RIGHT	RIGHT TO COUNSEL AND COUNSEL OF CHOICE			
	§3:91	Private Counsel May Withdraw After Preliminary Examination/Hearing			

Chapter 4: Prior Convictions of Separate Offenses

§4:10 MOTION TO DECLARE PRIOR CONVICTION UNCONSTITUTIONAL

§4:11 Prosecutors Had Mistakenly Claimed Motion Not Allowed General Information §4:12 §4:12.1 Legal Framework §4:12.2 Michael Ogul on Prior Convictions §4:12.3 CVC §23624: General Rule—One Challenge Per Conviction CVC §41403: Procedure for Motion to Strike Unconstitutional Conviction §4:12.4 §4:12.5 Burden of Proof on Defendant §4:12.6 Some Courts Are Known for Strikeable Convictions §4:12.7 Consider Pros and Cons §4:12.8 Not a Trial Motion §4:12.9 Uncharged Convictions §4:12.10 Three-Strikes Prior Convictions §4:12.11 Constitutionality of Out-of-State Convictions §4:13 The Record §4:13.1 Getting the Record From the Rendering Court §4:13.2 Checking the Record

§4:1	4 Allegati	on in Support
	§4:14.1	Serve Five Days Before Hearing
	§4:14.2	No Advice, Knowledge or Waiver
	§4:14.3	Silent Record Can Show Lack of Actual Waiver
	§4:14.4	Prejudice
	§4:14.5	Client's Recollection and Testimony
	§4:14.6	Defendant's Declaration Not Required
	§4:14.7	Form for Allegation in Support
	§4:14.8	Form for Alternative Allegation in Support
§4:1	5 Notice;	General Points and Authorities
	§4:15.1	No Advice, Knowledge or Waiver of Constitutional Rights
	§4:15.2	No Verbatim Record
	§4:15.3	No Inquiry and Finding That Rights Waiver Was Knowing, Voluntary and Intelligent
	§4:15.4	Constitutional Invalidity Order
§4:1	6 Other Po	ossible Grounds for Motion
	§4:16.1	Judge's Conflict of Interest
	§4:16.2	
	§4:16.3	
	§4:16.4	Plea and Sentence Involving Commissioner or Pro-Tem Judge
	§4:16.5	Involuntary Plea Induced by Illegal Threats
	§4:16.6	
	§4:16.7	•
		Advice to Aliens
		Double Jeopardy Violations
	§4:16.10	Advice of Dangers and Disadvantages of Self-Representation
	§4:16.11	Miscellaneous Issues
§4:1		ge to Grant or Denial of Motion
		By Defendant
	§4:17.2	By Prosecution
PRI	OR CONVI	CTION SENTENCE ENHANCEMENT LAW IN GENERAL
§4:2	1 Right to	Jury or Court Trial
	§4:21.1	Challenging Out-of-State Priors at Trial
	§4:21.2	Authentication of Out-Of-State Records of Prior Convictions
§4:2	2 Erroneo	us DMV Record of Prior Conviction
§4:2	3 Ten Yea	ars or Less Between Offense Dates
	§4:23.1	Measured From Offense Date to Offense Date
	§4:23.2	Prior Convictions and Separate Offenses
	§4:23.3	What's a "Year?"
§4:2	4 What Ca	an Be Alleged as a Prior Conviction Sentence Enhancement?
	§4:24.1	Offense Within Ten Years of Current Offense
	§4:24.2	Juvenile "Conviction" (Adjudication)
	§4:24.3	Federal Conviction
	§4:24.4	Reckless Driving Conviction
	§4:24.5	Uncounseled Conviction Alleged to Make Current Offense a Felony
	§4:24.6	Drunk Boating Conviction
	§4:24.7	Uncharged Convictions and Pending Charges
	§4:24.8	Expungement Under P.C. §§1203.4 and 1203.4a

§4:20

§4:

	§4:24.9	Constitutionality Previously Determined
	§4:24.10	Truth Previously Determined
	§4:24.11	Conviction for Offense That Occurred After Current Offense
	§4:24.12	Out-of-State Conviction
25	Future Us	se of Conviction for Enhancement
	§4:25.1	Need Not Advise at Time of Guilty Plea
	§4:25.2	Increase in Enhancement Severity
	§4:25.3	Striking Strike Prior for Sentencing Doesn't Affect §4019 Credits

§4:30 MOTION TO VACATE JUDGMENT; WRIT OF ERROR CORAM NOBIS

Chapter 5: Discovery

§5:10	PROPOSITION	115
V2.10	I IVOI ODITION	110

- §5:11 Constitutionality and Applicability
- §5:12 Other Statutory Discovery Schemes Remain

§5:20 DIRECT DISCOVERY FROM LAW ENFORCEMENT

- §5:21 CHP Publications
- §5:22 Getting the Police Report
 - §5:22.1 Prior to Client Retaining You
 - §5:22.2 After Being Retained
 - §5:22.3 Obtaining Traffic Collision Reports in DUI Accident Cases
- §5:23 Criminal History Record Information (Rap Sheets)
 - §5:23.1 State Criminal History Records to Defense Attorneys
 - §5:23.2 Local Criminal History Records to Defense Attorneys
 - §5:23.3 CHP Criminal History Records to Defense Attorneys
 - §5:23.4 State and Local Criminal History Records to Individuals
 - §5:23.5 Local Court Records Online
 - §5:23.6 FBI Criminal History Records to Individuals
 - §5:23.7 Expungement of Criminal History Record Information
 - §5:23.8 Rap Sheets on Cops
- §5:24 Form 5-2: Jury Instruction—Biased Cop Refused to Discuss Case With Defense Attorney

§5:30 GENERAL DISCOVERY PROVISIONS

- §5:31 Informal Request Starts 15-Day Deadline Running
- §5:32 Separate 30-Day Deadline Prior to Trial
- §5:33 Right to Pre-Preliminary Hearing Discovery for P.C. §1538.5 Motions
- §5:34 Identification Required When Interviewing Witnesses
- §5:35 Costs of Obtaining Discovery

§5:40 DISCOVERY FROM THE DEFENSE

- §5:41 Applicability; Constitutionality
- §5:42 An Unsettled Area of Law
- §5:43 Don't Be Overly Cooperative
- §5:44 What Need Not Be Provided to Prosecution

	§5:44.1	Defense Files
	§5:44.2	Almost No Statements of the Defendant
	§5:44.3	No Discovery of Prosecution Witnesses' Statements
	§5:44.4	Nothing Additional From Attorney
	§5:44.5	No Core Work Product
	§5:44.6	Information Not in Defendant's Possession
§5:45	What M	ust Be Provided
	§5:45.1	Duty to Obtain Discoverable Information
	§5:45.2	What Pen. C. §1054.3 Requires
	§5:45.3	"Intends to Call as Witnesses at Trial"
	§5:45.4	Written and Oral Statements Must Be Disclosed; Manner of Disclosure
	§5:45.5	Discovery from Defense Experts
	§5:45.6	Nontestimonial Evidence
§5:46	In-Came	era Hearing
DISCO	OVERV E	ROM THE PROSECUTION
§5:51		ly Skeptical
§5:52	_	eed Not Be Provided
30.02		Witnesses that Won't Be Called
		Evidence Not in Prosecutor's Possession
	§5:52.3	
	§5:52.4	
	§5:52.5	
	§5:52.6	Privileges and Exemptions; <i>In-Camera</i> Hearing
	§5:52.7	No Due Process Right to Inculpatory Evidence
§5:53		ust Be Provided
3-1	§5:53.1	
	§5:53.2	What Pen. C. §1054.1 Requires
	§5:53.3	Peace Officer's Legal Sourcebook Corrected
	§5:53.4	"Favorable" Material
	§5:53.5	Motion for New Trial Is Not a Sanction for a Discovery Violation
	§5:53.6	Discovery From Prosecution Experts
	§5:53.7	-
§5:54	•	ry Denial Remedies and Review
v		Civil Rights Action
	§5:54.2	Appellate Review
§5:55	Conditio	onal Witness Examination
INFOI	PMAL DI	SCOVERY REQUEST; MOTION FOR COMPLIANCE; SANCTIONS
§5:61		3: Informal Request for Discovery From Prosecution
§5:62		4: Motion for Discovery Compliance
§5:63		s for Non-Compliance
30.00	§5:63.1	Statutory Provisions
	§5:63.2	DA Office Recusal
	§5:63.3	Pretrial Motion Not Needed for Exclusion at Trial
	§5:63.4	Exclusion of Witnesses and Evidence
	§5:63.5	Continuance
	§5:63.6	Jury Instruction
	35.05.0	varj mondeton

§5:50

§5:60

§5:70	CHEM	IICAL TE	ST DISCOVERY
	§5:71	Reports of	of Laboratory Deficiencies
		§5:71.1	Ventura County Crime Lab Conceals Loss of Title 17 License
		§5:71.2	Ventura County Crime Lab Concealed Conflicting Breath Test Printouts
		§5:71.3	Blood Drawn by Non-Qualified Personnel
		§5:71.4	State Auditor Report on Deficiencies in 19 Local Labs
		§5:71.5	Unlicensed Lab Work Yields 4,700 DMV Suspensions Set Aside
		§5:71.6	State DOJ Crime Labs Spill Their Guts for Increased Funding
		§5:71.7	Valley Toxicology Loses License
		§5:71.8	Mystery Layoffs in City of Alameda
		§5:71.9	Ventura County Crime Lab Fails to Train 35 Cops on Intoxilyzer 5000 EN
		§5:71.10	Arizona Intoxilyzer 5000 Discovery Scandal
	§5:72	Discover	y of Copyrighted Documents
	§5:73	Blood an	d Urine Records
		§5:73.1	Blood Collection Kit and Skin Cleanser
		§5:73.2	Identity and Qualifications of Person Who Drew Blood
		§5:73.3	Chain of Custody From Blood Draw to Lab
		§5:73.4	Methods of Lab Analysis, Policies and Procedures
		§5:74.5	Diluter and Internal Standard Records
		§5:73.6	Documentations of Sampling, Invalid Analyses
		§5:73.7	Gas Chromatography (GC) Maintenance and Calibration
		§5:73.8	Standards—Preparation/Purchase, Validation, Analysis
		§5:73.9	Chromatograms and Run Summary
		§5:73.10	Quality Control and Standard Logs
		§5:73.11	Analyst Qualifications
		§5:73.12	Internal Laboratory Studies
		§5:73.13	Proficiency Tests
			Audit Findings and Quality Assurance Investigations
			Form 5-5: Documents Request
			Form 5-6: Blood/Urine Retest Sample Request Letter
	§5:74		est Records
		§5:74.1	Test Result Printout
		C 5 . 7 4 2	Databasa Dagulta

- §5:74.2 Database Results
- §5:74.3 Maintenance Records
- §5:74.4 Calibration Records
- 93.74.4 Cambration Records
- §5:74.5 Operator Training Records
- §5:74.6 Lab Methods, Manuals, Policies and Procedures
- §5:74.7 Conforming Products List
- §5:74.8 Manufacturer's Litigation Opens Doors
- §5:74.9 Arizona Intoxilyzer 5000 Discovery Scandal
- §5:74.10 Breath Test Instrument Source Code Discovery
- §5:74.11 Form 5-7: Documents Request
- §5:74.12 Breath Retest Request
- §5:75 Discovery on the Prosecution Expert
 - §5:75.1 Curriculum Vitae
 - §5:75.2 Training Records
 - §5:75.3 Classes and Studies—Internal and External
 - §5:75.4 Publications and Presentations

		§5:75.5	Licensing and Proficiency Testing
		§5:75.6	Audits and Quality Assurance Actions
			A Further Discovery Tactic—Internet Research
			Transcripts of Prior Testimony
	§5:76	~	: Letter for Chemical Test Documents
	§5:77		: Itemized Request for Discovery Items
	3-111		
§5:80	DISCO	VERY BY	Y SUBPOENA DUCES TECUM
	§5:81	Challenge	es to Use for Discovery
		§5:81.1	Exempt From Proposition 115
		§5:81.2	Not Just a Trial Right
	§5:82	When to	Use a Subpoena Duces Tecum
	§5:83		e for Subpoena Duces Tecum
	§5:84		Tips for Using a Subpoena Duces Tecum
	§5:85		of Caution
	§5:86		0: Declaration for Subpoena Duces Tecum
	§5:87		for Unauthorized Viewing of Privileged Information
	§5:88	-	Necessary for a Subpoena Duces Tecum
	§5:89	•	Consumer Requirements Don't Apply
	85.07	1101100 10	Consumer requirements bon (11pp)
§5:90	RECOI	RDS	
	§5:91	California	a Public Records Act (C.P.R.A.)
		§5:91.1	Separate From Other Provisions
			§5:91.1.1 No Criminal Discovery Privilege Under C.P.R.A.
			§5:91.1.2 Proposition 115 Does Not Prohibit
			§5:91.1.3 Disclosure of Police Personnel Records
		§5:91.2	Request for Documents
			§5:91.2.1 Computer Files
			§5:91.2.2 Charges for Copies
			§5:91.2.3 Form 5-11: Public Records Request—Chemical Test Documents
		§5:91.3	Remedies for Non-Disclosure
	§5:92	DMV Red	
	3		§5:92.1.1 Driver's License Records
			§5:92.1.2 Residence Address Information
		§5:92.2	Records Stored Electronically
		§5:92.3	Criminal Convictions Record Act (C.C.R.A.)
		§5:92.4	
		§5:92.5	Aerial Photographs
		30.32.0	Tiena Though pho
§5:100	DISCO	VERY OF	F COP'S PERSONNEL FILE AND CITIZEN COMPLAINTS (PITCHESS)
		§5:100.1	Remedy on Appeal for Pitchess Violation Is Conditional Remand
			Right to <i>Pitchess</i> Prior to Preliminary Hearing
			No Right to <i>Pitchess</i> Discovery at DMV
			Pitchess Forms
		~	Rule 8.320 Requires Sealed Records Be Sent to Appellate Court
		-	- **

§5:110 PRESERVATION OF EVIDENCE

- §5:111 Due Process Right
 - §5:111.1 The U.S. Supreme Court's Four-Part Rule
 - §5:111.2 California Cases
 - §5:111.3 Lower Federal Court Opinions
- §5:112 Suppression: Preservation of Evidence
 - §5:112.1 CVC §23614: Denial of Retest Breath
 - §5:112.2 Failure to Preserve Other Test-Related Evidence
 - §5:112.3 Intoxilyzer 5000 Destroys Evidence
 - §5:112.4 DOJ Labs May Destroy Preservative Evidence
 - §5:112.4.1 Crime Labs' Spoliation of Blood Evidence
 - §5:112.4.2 Form 5-16: Motion to Dismiss—Destruction of Evidence
 - §5:112.4.3 Testimony That Crime Lab Released Sample to Defense for Retesting
 - §5:112.5 Radio Dispatch Tapes
 - §5:112.6 Officer's Raw Notes
 - §5:112.7 Remedy for Denial of Hitch Motions
- §5:113 Denial of Own Chemical Test

Chapter 6: Other Pretrial Motions

§6:00 TIME TO FILE PRETRIAL MOTIONS

§6:10 CHALLENGE TO JUDGE

- §6:11 Bibliography on Political Forces Affecting Judges' Decision-Making
- §6:12 Peremptory Challenge
 - §6:12.1 Time to Make
 - §6:12.2 Based on Race
 - §6:12.3 Not Available to Witnesses
 - §6:12.4 Not Applicable to Appellate Justices and Judges
 - §6:12.5 Denied Challenge Doesn't Count
 - §6:12.6 Against Judge Who Presided as Magistrate at Preliminary Examination
 - §6:12.7 After Refiled Charges
 - §6:12.8 After Appeal
 - §6:12.9 Time to Rule on Peremptory Challenge
- §6:13 Challenge for Cause
 - §6:13.1 Pleadings
 - §6:13.2 Grounds
 - §6:13.3 Procedure
 - §6:13.4 No Stipulation to Challenge
 - §6:13.5 Application to Appellate Justices
 - §6:13.6 Review of Denial
- §6:14 Commissioners, Referees, Temporary Judges—Authority to Hear Cases
- §6:15 Other Ideas for Dealing With Judges
 - §6:15.1 Perversion or Obstruction of Justice by Judge
 - §6:15.2 Injunctive Civil Rights Action Against Judges
- §6:16 Judicial Misconduct
 - §6:16.1 Reporting Judicial Misconduct
 - §6:16.2 Discipline for Legal Error Alone

§6:20	SPEEI	DY TRIAI	RIGHTS AND CONTINUANCES
	§6:21	Statutory	Speedy Trial Rights
		§6:21.1	Trial Within 30 or 45 Days
		§6:21.2	30- or 45-Day Period; Effect of Waiver and Subsequent Withdrawal of Waiver
		§6:21.3	Full Advice Required Without Counsel
		§6:21.4	10 Days More After 30 or 45; Effect of Waiving
		·	§6:21.4.1 Showing of Good Cause for Continuance Still Required During 10-Day Grace Period
		§6:21.5	Continuance for "Good Cause"
			§6:21.5.1 Congested Court Calendar Not "Good Cause" Absent Exceptional Circumstances
		§6:21.6	Continuance for Calendar Conflict
		§6:21.7	Right to Continuous Trial
		§6:21.8	Failure to Appear
			Review of Denial of Right
	§6:22		tional Speedy Trial Rights
	§6:23	Speedy S	Sentencing Rights
§6:30			OF DEFENDANT
	§6:31	Bibliogra	
	§6:32	Miranda	
			When Is Advice Needed? Custody Is Determinative
			No Facts or Information Without Miranda; Thick and Slurred Speech
		§6:32.3	Exception for Routine Booking Questions
		§6:32.4	•
			Civil Remedies for Violation of <i>Miranda</i> Rights
			Probation Terms and Miranda
		§6:32.7	_
		§6:32.8	Impeachment by Pre-Arrest, Pre-Miranda Silence
	§6:33		on of Driving and Hit-and-Run Laws
	§6:34		earing Testimony
	§6:35		Delicti Rule
	§6:36		ry by the Prosecution
	§6:37		ression for Drunkenness
	§6:38	Statemer	nts Made at Alcoholics Anonymous (AA) Meetings
§6:40	NONS		RY MOTION TO DISMISS
		§6:40.1	Dismissal Based on Prosecutorial Vindictiveness
§6:50	MOTI		COURT APPOINTED EXPERT
		§6:50.1	Bibliography
			U.S. Supreme Court Authority
			Making the Indigency Determination
		§6:50.4	· · · · · · · · · · · · · · · · · · ·
		§6:50.5	Motion for Court Appointed Expert Witness
§6:60	NO DI	SMISSAL	FOR STATE PRISON INMATES

§6:70 SUBSTITUTION OF PRIVATELY RETAINED COUNSEL

§6:80 MOTIONS IN FELONY CASES

- §6:80.1 Pre-Preliminary Hearing Motions
- §6:80.2 Motions at Preliminary Hearing
- §6:80.3 P.C. §995 Motions Following Preliminary Hearing

Chapter 7: Search and Seizure

§7:10 DETENTION AND ARREST

- §7:11 Seizure of a Person
 - §7:11.1 Arrest vs. Detention, and Constitutional Requirements
 - §7:11.2 Mandatory DNA Collection for Felony Arrestees
 - §7:11.3 Testing of Saliva Left on a PAS Mouthpiece for DNA
 - §7:11.4 Detention vs. Consensual Contact
 - §7:11.5 Prolonged Detention
 - §7:11.6 Prolonged Detention Waiting for DUI Expert Cop
 - §7:11.7 Entry of Dwelling Without a Warrant
 - §7:11.7.1 Consent vs. Unlawful "Constructive Entry"
 - §7:11.7.2 Hot Pursuit
 - §7:11.7.3 Exigent Circumstances
 - §7:11.7.3(a) Loss or Corruption of Alcohol Evidence
 - §7:11.7.4 Community Caretaker Exception
 - §7:11.7.4(a) Emergency Aid Exception
 - §7:11.8 Informing Arrestee of Reason for Arrest
 - §7:11.9 Cite and Release Without Booking
 - §7:11.10 An Arrest for an Infraction Is Lawful—A Patdown Search Is Not
 - §7:11.11 Request to Search
 - §7:11.11.1 Refusal to Consent to Requested Search
 - §7:11.12 Search Incident to Arrest
 - §7:11.13 Strip Searches of Arrestees Booked Into General Jail Population
 - §7:11.14 Inventory Searches
 - §7:11.15 Warrantless Seizures of Crash Data Recorders

§7:20 MISCELLANEOUS DETENTION ISSUES

- §7:20.1 Tipsters and the Public Safety Exception
 - §7:20.1.1 Stale Information?
- §7:20.2 Bar and Restaurant Patrons
- §7:20.3 Agricultural Inspection Station
- §7:20.4 International Border
- §7:20.5 Roadside Pollution Inspection
- §7:20.6 Erroneous Warrant
- §7:20.7 Erroneous Belief About Out-of-State Registration
- §7:20.8 Illegal Parking
 - §7:20.8.1 Not All Vehicle Code Statutes Enforceable in Off-Street Parking Facilities Unless Posted
- §7:20.9 Mobile Data Terminal (MDT) DMV Record Search
- §7:20.10 Slow Driving

§7:20.11 Weaving §7:20.12 Racial Profiling §7:20.13 Cracked Windshield §7:20.14 Tinted Windows §7:20.15 Object Hanging From Rearview Mirror §7:20.16 Flicking Ashes and Throwing Objects From Vehicle §7:20.17 Defective or Inadequate Taillamps §7:20.18 Failure to Use Turn Signal §7:20.19 Failure to Turn Down Headlamp High Beams §7:20.20 Failure to Yield for Pedestrian §7:20.21 Missing or Illegible License Plate §7:20.22 Temporary Registration Stickers §7.20.23 Improper Motorcycle Helmet §7.20.24 Not Wearing Seatbelt §7.20.25 Illegal U-Turn §7:20.26 Stop Signs (Meaning of "At the Limit Line") §7:20.27 Exhibition of Speed §7:20.28 Veh. C. Violation, But Reliance on Wrong Statute §7:20.29 Muffler Sound or Appearance §7:20.30 Texting While Driving §7:20.31 Speed Traps §7:20.32 Unmarked Cop Car §7:20.33 Probation and Parole Searches §7:20.34 DUI Checkpoints and Other Roadblock Detention §7:20.34.1 Constitutional and Statutory Authorization §7:20.34.2 Compliance With "Certain Limitations" §7:20.34.3 Detention for Avoiding the Roadblock §7:20.34.4 Cones and Flare Patterns §7:20.34.5 Non-Cooperation at Roadblock Stop §7:20.34.6 Alcohol Detection Devices (P.B.T. & P.A.S.) §7:20.34.7 DMV Hearing Issues §7:20.34.8 Contrast With Administrative Search Roadblock §7:20.34.9 Roadblock to Search for Witnesses of a Crime §7:20.34.10 Motorcycle Only Checkpoints Prohibited §7:20.35 No P.C. Needed to Stop Commercial Vehicle §7:20.36 Suspicion of Zero-Tolerance Violation §7:20.37 Pretextual Stops Permissible §7:20.38 Community Caretaking Exception §7:20.39 Past Criminal Offense §7:20.40 Violation of Local Ordinance §7:20.41 Fish and Game Administrative Violations

§7:30 PROBABLE CAUSE

- §7:31 Manner of Driving
- §7:32 Behavior and Symptoms
- §7:33 At Night and/or High Crime Area
- §7:34 On a Motorcycle
- §7:35 Arrest Without Field Sobriety Tests
- §7:36 Rigid and Nervous

	§7:37 §7:38	_
§7:40		STER'S PRESENCE REQUIREMENT, EXCEPTIONS, AND EFFECT
	§7:41	"Driving" in Arrester's Presence
		§7:41.1 Pen. C. §836
	67.40	§7:41.2 Circumstantial Evidence of Driving—Arrest Illegal, Conviction O.K.
	§7:42	Combined Presence of Several Arresters
		§7:42.1 Cops and Cops
	67.42	§7:42.2 Cops and Private Citizens
	§7:43	· · · · · · · · · · · · · · · · · · ·
	§7:44	<u> </u>
		§7:44.1 "Traffic Accident" Exception
		§7:44.2 "Obstructing a Roadway" Exception
		§7:44.3 Additional Exceptions Added in 1996 §7:44.3.1 Will Not Be Apprehended Unless Immediately Arrested
		v 11
		§7:44.3.2 May Cause Injury to Himself or Property
		§7:44.3.3 May Destroy or Conceal Evidence §7:44.4 CVC §40300.6: Liberal Construction Should Be Limited
	§7:45	§7:44.4 CVC §40300.6: Liberal Construction Should Be Limited Admission of Driving Doesn't Create Presence
	§7:46	Detention/Arrest for Attempted Drunk Driving, Public Intoxication or Unknown Crimes
	§7:47	Juvenile Exception
	§7:48	Arrest for Offense Made a Felony by Prior Conviction(s)
	§7:49	Suppression of Evidence for Non-Presence Arrest?
	87.12	Suppression of Evidence for Non-Freschie Antest.
§7:50	AUTH	ORITY AND JURISDICTION TO DETAIN AND ARREST
	§7:51	Must Have State-Issued P.O.S.T. Certificate
	§7:52	California Cop in California Outside Employing Jurisdiction
	§7:53	California Cop on Federal Property
	§7:54	Out-of-State Cop in California
	§7:55	Federal Cops in California Out of Federal Jurisdiction
	§7:56	State Cop in "Indian Country"
	§7:57	Campus Cops
		§7:57.1 Off Campus
		§7:57.2 School Security Officers Are Public Officers
	§7:58	Park Ranger Outside Open Space District's Boundaries
	§7:59	Fish and Game Warden
§7:60	TRAFI	FIC OFFENSES
		§7:60.1 A Mini Traffic Trial
		§7:60.2 Highway, Non-Highway and Private Property Issues
		§7:60.3 No Detention/Arrest for Unlicensed Status
		§7:60.4 No Detention for Civil Wrongs
		§7:60.5 Seat Belt and Child Restraint Offenses
		§7:60.6 Infraction Arrest for Not Carrying Identification

§7:70 ILLEGAL SEARCH ISSUES

- §7:71 Auto Search
- §7:72 Hospital Emergency Room Contact

	§7:73	Blood Sample Without Warrant
		§7:73.1 Forced Blood Following Lawful Arrest
		§7:73.2 Forced Blood Without Arrest
		§7:73.3 Analysis Without Warrant
	§7:74	Failure to Follow Chemical Test (Including PAS) Statutes
	Ü	§7:74.1 The Implied Consent Law—Requirements and Remedies
		§7:74.1.1 Implied Consent in Drunk Boating Cases
		§7:74.2 Denial of Choice of Tests
		§7:74.3 Denial of Available Independent Test
		§7:74.4 Blood Drawn by Unqualified Personnel
		§7:74.5 P.A.S. Test Without Admonition Regarding Right to Refuse It
		§7:74.6 Blood or Breath Test After a P.A.S. Test
	§7:75	DMV Records Search
§7:80	PEN. (. §1538.5: MOTION TO SUPPRESS
3	§7:81	Timely Motion Required for Pretrial Appeal
	§7:82	Federal Constitution Controls
	§7:83	Good Faith
	§7:84	Procedure, Pleading and Proof
	37.0.	§7:84.1 Standing
		§7:84.2 Pleading Facts, Legal Theories, Evidence and Grounds
		§7:84.3 Continuance of Hearing—Denial of P.C. §1050 Motion Disallowed If Likely to Resul
		in Dismissal of Case (Ferrer)
		§7:84.3.1 Distinguishing <i>Ferrer</i> on Misdemeanor Cases
		Form 7-1: Defendant's Objection to People's Motion to Continue P.C. §1538.5 Hearing
		§7:84.4 Making the Motion at a Preliminary Examination
	§7:85	Form 7-2: Motion to Suppress: Search and Seizure—P.C. §1538.5
	§7:86	Evidence Issues at Hearing
	Ü	§7:86.1 Speed Trap Exclusionary Rule
		§7:86.2 Unmarked/Specially Marked Vehicles Exclusionary Rule
		§7:86.3 Corpus Delicti Rule and Statements of Defendant; Privileged Matter; Hearsay
		§7:86.4 Affidavits Are Inadmissible Over Objection
		§7:86.5 Judicial Interjection—Judge as a Witness!
	§7:87	Finality and Collateral Effect of Order/Use of Defendant's Testimony at Trial
	v	§7:87.1 Reopening of Hearing
		§7:87.2 Collateral Estoppel With DMV
		§7:87.3 Use of Suppressed Evidence in Probation Violations
		§7:87.4 Admissibility of Defendant's Testimony at Trial Where Motion Denied
	§7:88	Appeal of Denial
	· ·	§7:88.1 Pretrial Appeal Right
		§7:88.1.1 30-Day Deadline to Try Defendant After Remittitur Issues
		§7:88.2 Stay Pending Appeal
		§7:88.3 Post Trial Appeal O.K. Even After Pretrial Appeal
		§7:88.4 Limited Habeas Corpus Right
	§7.89	Appeal of Grant
	§7:90	Order of Dismissal Following Granting of Motion
§7:90	CIVIL	REMEDIES

§7

- Bibliography §7:91
- §7:92 Retaliatory Lawsuits by Cops Against Persons Who Complain

§7:93	42 U.S.C	. §1983: Federal Civil Rights Actions
	§7:93.1	Standing to Sue
	§7:93.2	Statute of Limitations
	§7:93.3	In Federal and State Court
	§7:93.4	Respondeat Superior
	§7:93.5	Forced Blood and Urine Samples
	§7:93.6	No Presence of Arresting Officer
	§7:93.7	Violation of Clearly Defined State Statutory Right
	§7:93.8	Arrest Without Probable Cause
	§7:93.9	Blood Drawn by Unqualified Personnel

Chapter 8: [Reserved]

Chapter 9: Trial Defense of DUI in California

§9:00	JUKY	SELECTION AND OPENING STATEMENT			
	§9:01	Vicanage (The Jury Pool)			
	§9:02	The Voir Dire Process			
		§9:02.1 Right to See Prosecutor's Jury Book			
		§9:02.2 Sixth Amendment Right to Public Trial During Voir Dire			
	§9:03	Suggested Voir Dire Topic Areas			
	§9:04	Exercising Challenges Against Jurors			
		§9:04.1 Challenges for Cause			
		§9:04.2 Peremptory Challenges			
	§9:05	Batson/Wheeler Challenges: Unlawful Discrimination in Jury Selection			
	§9:06	Jury Selection May Not Be Reopened After Jury Impaneled			
	§9:07	Opening Statement			
§9:10	CONSTITUTIONAL TRIAL RIGHTS				
	§9:11	Due Process Right			
	§9:12	Presumption of Innocence; Reasonable Doubt			
	§9:13	Right to Jury Trial			
		§9:13.1 Right to Exercise the Trial Right			
	§9:14	Right to Present Evidence			
		§9:14.1 Admissibility of Video Demonstration			
		§9:14.2 Character Evidence to Show Third-Party Culpability			
	§9:15	Privilege Against Self-Incrimination			
		§9:15.1 Opening the Door to Excluded Statements			
	§9:16	Confrontation and Cross Examination Right			
	§9:17	Right to a Verbatim Record of Proceedings			
§9:20	TRIAI	PROCEDURE, ELEMENTS OF PROOF, EVIDENCE AND OBJECTIONS			
	§9:21	Judicial Council Standards for Conduct of Trial			
		§9:21.1 Code of Judicial Ethics			

§9:22	Elements	s and Requisite Proof for DUI Offenses	
§9:23	Speedy Trial Rights and Continuances		
§9:24	Proof of Locus Delicti (Geographic Jurisdiction)		
§9:25			
	§9:25.1	Renew Pretrial Suppression Motions	
§9:26	Hearsay	Exceptions and Confrontation Clause	
, and the second	§9:26.1	Admissibility of Forensic Lab Reports/Results When Actual Analyst Does Not Testify	
	§9:26.2	Out-of-State Cases Excluding Evidence as Testimonial	
	§9:26.3	Out-of-State Cases Admitting Evidence as Nontestimonial	
	§9:26.4	Blood Sample "Collection Method" Affidavit	
§9:27	Corpus I	Delicti Rule	
Ü	§9:27.1	Defendant's Statements Now Admissible Prior to Corpus	
		§9:27.1(a) Admissions/Confession May Be Otherwise Inadmissible	
	§9:27.2	Independent Proof of Corpus Still Needed for Conviction	
	§9:27.3	Corpus Needed for Holding Order at Preliminary Examination	
	§9:27.4	Corpus Not Needed at Probation Revocation Hearing	
§9:28	Witnesse		
· ·	§9:28.1	Expert Witnesses	
	§9:28.2	Opinion Testimony	
	§9:28.3	Hypothetical Questions	
	§9:28.4	Witnesses Referring to Documents	
	§9:28.5	Subpoenas	
	§9:28.6	Biased Officer	
		Witness Must Be Present	
	§9:28.8	Eyewitness Testimony	
	§9:28.9	Defendant Testifying—Danger Ahead!	
	§9:28.10	Prior Inconsistent Statements by Defendant	
§9:29	Discover	ry Sanctions and Dismissals	
SUFFI		OF SCIENTIFIC EVIDENCE	
	§9:30.1	Impairment by Alcohol—Sufficiency of Evidence	
	§9:30.2	Test Results Near the Limit—Sufficiency of Evidence	
	§9:30.3	The Science of Margin of Error—Metrology	
§9:31		c Literature	
	§9:31.1	Using Scientific Articles as Evidence	
	§9:31.2	Bibliography	
	§9:31.3	Ethical Guidelines to Publication	
	§9:31.4	Copyrighted Documents	
	§9:31.5	Analytical Chemistry Terms	
§9:32	Admissil	bility of Chemical Test Result	
	§9:32.1	Legal Arrest Required for Admission of Implied Consent Test	
	§9:32.2	Lack of Scientific Foundation	
	§9:32.3	Chain of Custody; Authentication	
	§9:32.4	Blood Drawn by Unqualified Personnel	
	§9:32.5	Lost Blood or Urine Sample	
	§9:32.6	Jury Instructions	
	§9:32.7	Hearsay Objections	
	§9:32.8	Labs Get Funded From Conviction Fines	

§9:30

	§9:32.9	Media Reports of Laboratory Deficiencies
§9:33	Kelly/Fry	e—General Acceptance of Scientific Evidence
	§9:33.1	The Rule
	§9:33.2	"Generally Accepted"
	§9:33.3	Effect of Rulings in Other Cases
	§9:33.4	New Evidence Showing Bad Science
	§9:33.5	Kelly/Frye Rule Not Affected by Proposition 8
	§9:33.6	Daubert's Gatekeeping Function—ALL Expert Testimony Is Inadmissible Unless
00.24	D1 1.0	Found Scientifically Valid
§9:34		ample and Analysis
		Bibliography
	§9:34.2	7 1
	§9:34.3	Controlled by CVC §23158 and Title 17, §1219.1
	§9:34.4	Denial of Own Chemical Test
	§9:34.5	Scientific Foundation, <i>Kelly/Frye</i> , Validity and Admissibility
§9:35		Medical Blood Alcohol Test Results
	§9:35.1	Bibliography
	§9:35.2	Authentication and Scientific Foundation Attack
	§9:35.3	Chart Illustrates Medical Blood Test Problems
	§9:35.4	Lack of Consent
	§9:35.5	No Physician-Patient Privilege
		Hospital Emergency Room Privacy Rights
	§9:35.7	*
	§9:35.8	Federal Substance Abuse Program Privilege
	§9:35.9	Letter to Hospital Regarding Patient Confidentiality
§9:36		cohol Changes With Time
	§9:36.1	Bibliography
	§9:36.2	Three-Hour Constant BAC Presumption
	§9:36.3	BAC Calculations From Drinking History
	§9:36.4	BAC Calculations From Delayed Test—Retrograde Extrapolation or
		Relation Back
§9:37		lcohol Testing
	§9:37.1	Bibliography of General Information
	§9:37.2	Manufacturer's Litigation Opens Doors
	§9:37.3	Scientific Foundation, Kelly/Frye, Validity and Admissibility
	§9:37.4	2100:1 Blood/Breath Partition Ratio Assumption
	§9:37.5	Practical Tips for Dealing With <i>Bransford</i> and Partition Ratio Assumption—The
		Dawn of McNeal
		§9:37.5.1 Evidence of Individual Partition Ratio vs. Evidence of General Population Variability
		§9:37.5.2 Partition Ratio or Variability in Measurement of Breath Alcohol— Vangelder
	§9:37.6	Conforming Products List
	§9:37.7	Third Digit of Breath Result Admissible
	§9:37.8	Beware the Toluene Excuse
	§9:37.9	15-Minute Observation; Cop Not Trained in Theory of Operation
		Radio Frequency Interference (RFI), aka Electro Magnetic Interference (EMI)
		Tyndall Effect on Infrared Devices From Airbag Deployment

§9:37.12 Intoxilyzer 5000, 5000EN, and 8000 §9:37.13 Alcotest 7110 and 7410 Plus §9:37.14 Cops Deny Knowledge of Theory of Operation of Breath Machines §9:37.15 Gastroesophageal Reflux Disease (GERD) §9:37.16 Failure to Advise of Breath Sample Destruction and Right to Independent Test §9:38 Preliminary Alcohol Screening (P.A.S.) Devices \$9:38.1 Bibliography §9:38.2 CVC §23612: Authorizes P.A.S. Test §9:38.3 Scientific Foundation for Admissibility §9:38.4 Lack of Scientific Foundation Means Most States Don't Admit P.A.S. Test Results at Trial §9:38.5 Not Shown to Be Generally Accepted Under Kelly/Frye §9:38.6 Failure to Advise of Right to Refuse P.A.S. Test §9:38:7 Refusal to Submit to PAS Inadmissible §9:38.8 Conforming Products List of Alcohol Screening Devices §9:38.9 Altitude Sensitivity §9:38.10 Admissibility for Defendant §9:39 Urine Alcohol as Evidence of Blood Alcohol §9:39.1 Bibliography §9:39.2 Sample Choice: CVC §23612 Makes Urine Option Limited §9:39.3 Sample Collection and Retention §9:39.4 Privacy Requirement for Sample Collection §9:39.5 Jury Instruction Scientific Foundation, Kelly/Frye, Validity and Admissibility §9:39.6 §9:39.7 Urine Alcohol as Evidence of Blood Alcohol Should Not Pass Kelly/Frye Test §9:39.8 Bransford Does Not Apply to Urine Tests PARTICULAR TYPES OF NON-SCIENTIFIC EVIDENCE **§9:40** §9:40.1 Scientific Evidence: Chemical Test Results, F.S.T.'s, R.F.I., Experts, Accident Reconstruction, Handwriting and Hypnosis §9:40.2 Previous Accidents at Same Location §9:40.3 Drug Possession §9:40.4 Injuries §9:40.5 Photographs; Booking Photos §9:40.6 Judicial Notice of Google Maps and MapQuest §9:40.7 Demonstrative Evidence §9:40.8 Weather §9:40.9 Audio and Video Tape Recordings §9:40.10 Language Evidence §9:40.11 DMV Records, Reports and Testimony §9:40.12 Digital Signatures §9:40.13 Driving Behaviors Police Observe as Proof of DUI §9:40.14 Jury Gets to Be Its Own Handwriting Expert **§9:50** FIELD SOBRIETY TESTS \$9:50.1 Bibliography §9:50.2 Non-NHTSA Standardized F.S.T.'s Thrown Out in Ohio §9:50.3 Lack of Scientific Foundation; Courts' "Gatekeeper" Function

§9:50.4 Not a Reliable Indicator of Driving Impairment

		§9:50.5 Horizontal Gaze Nystagmus (H.G.N.)
		§9:50.6 Digest of NHTSA Standardized Field Sobriety Test (SFST) Student Manual
		§9:50.7 New FST Battery for Drunk Boating
§9:60	OPINI	ON TESTIMONY
	§9:61	Expert Witnesses
		§9:61.1 Bibliography
		§9:61.2 Court-Appointed Expert
		§9:61.3 Discovery From Expert
		§9:61.4 Opinion Based Upon Hearsay
		§9:61.5 Cross-Exam on Scientific Literature
		§9:61.6 Opinion on Mental Impairment
		§9:61.7 When the Defense Expert Fails to Appear
	§9:62	Lay Opinion
		§9:62.1 Blood Alcohol Concentration (BAC)
		§9:62.2 State of Sobriety
		§9:62.3 Cause of Accident
	§9:63	Accident Reconstruction
	§9:64	Handwriting
	§9:65	Hypnosis to Enhance Recall
	§9:66	Sodium Amytal
00.50	CHAD	A CTUD HAVIDENCE
§9:70	CHAR	ACTER EVIDENCE
§9:80	AFFIR	MATIVE DEFENSES
3>100	§9:81	Alcoholism
	§9:82	Driving Disability
	§9:83	Mistake
	3-100	§9:83.1 Mistake of Fact
		§9:83.2 Mistake of Law
	§9:84	Duress and Necessity
	§9:85	Accident and Misfortune
	§9:86	Mental Defenses
	Ü	§9:86.1 Voluntary Intoxication
		§9:86.2 Involuntary Intoxication
		§9:86.3 Unconsciousness
		§9:86.4 Idiocy
	§9:87	Prescription Drugs
	§9:88	Cop Orders Driving; Entrapment and Equitable Estoppel
	§9:89	Jury Must Unanimously Reject Affirmative Defense in Order to Convict
§9:90	MISCO	ONDUCT
	§9:91	Prosecutorial Misconduct
		§9:91.1 "Prosecutorial Error" Is the Proper Term
		§9:91.2 Commenting on Defendant's Failure to Testify
		§9:91.3 Commenting on Defendant's Silence
		§9:91.4 Failure to Control Witnesses
		§9:91.5 Stating What a Witness Would Have Testified To
		§9:91.6 Disparaging the Rules of Evidence

		20.01 7 Adding the Defendant to Call the Come Line
		§9:91.7 Asking the Defendant to Call the Cop a Liar
		§9:91.8 Personal Opinion About Defendant's Guilt
		§9:91.9 "Vouching" for the Credibility of a Witness
		§9:91.10 Derogatory Remarks Directed at Defendant or Counsel
		§9:91.11 Disparaging Defense Experts
		§9:91.12 Appeals to Passion and Victimization
		§9:91.13 Misstating the Law
		§9:91.13.1 Referencing Appellate Decisions That Affirmed Convictions on Similar Facts
		§9:91.14 Improper Use of PowerPoint And Quantification of Reasonable Doubt
		§9:91.15 Suggesting Defendant Has an Obligation to Produce Evidence
		§9:91.16 Presenting False Evidence and Deliberately Deceiving Jury
		§9:91.17 Threatening Defense Witnesses
		§9:91.18 "Golden Rule" Arguments Prohibited
		§9:91.19 Sandbagging in Rebuttal Argument
		§9:91.20 Cumulative Misconduct
	00.02	§9:91.21 Remedies
	§9:92	Judicial Misconduct
	§9:93	Juror Misconduct
		§9:93.1 Failure to Follow Instructions §9:93.2 Technical Violations of Rules
		·
		§9:93.3 Juror Unable to Perform Duty
		§9:93.4 Juror Relating Matters Outside the Record
	§9:94	§9:93.5 Communicating With Witnesses or Attorneys Improper Pressure to Reach a Verdict
	83.34	§9:94.1 Discharging a Juror Who Allegedly Refuses to Deliberate
	§9:95	Intimidation of Witness by Spectator
	§9:96	Spectator Badges, Shirts, or Signs in Support of Victim
	§9:97	False Evidence Given by a Witness
	§9:98	Permissible Impeachment of Witnesses
	§9:99	The Defense Attorney's Role
	3	§9:99.1 Ineffective Assistance of Counsel
		§9:99.2 Ineffective Assistance of Counsel—Federal Habeas Corpus
		·
§9:100		ON PRIOR CONVICTION (SEPARATE OFFENSE) ENHANCEMENT ALLEGATIONS
		Bibliography
	§9:102	Pretrial Issues
		§9:102.1 Don't Confuse Trial With Unconstitutionality Motion
		§9:102.2 What Convictions Are Chargeable?
	§9:103	Jury Trial
		§9:103.1 Constitutional Right to Jury Trial
		§9:103.2 Statutory Right to Jury Trial
		§9:103.3 Probably No Right to Jury Trial on Identity
		§9:103.4 No Right to Jury Trial on Some Other Issues
		§9:103.5 Right to Separate (Bifurcated) Jury Trial
		§9:103.6 Prevents Premature Disclosure to Jury
		§9:103.7 Denial of Jury Trial—Automatic Reversal or Harmless Error?

§9:104 Prosecution Must Prove §9:104.1 All Elements Beyond a Reasonable Doubt §9:104.2 That There Was a Conviction §9:104.3 The Conviction That Was Charged §9:104.4 Ten Years or Less Between Offenses §9:104.5 Identity of Defendant §9:104.6 Reckless Driving Prior §9:104.7 Stipulation to Judge Pro Tem §9:104.8 Out-of-State Convictions §9:105 Trial Rights, Evidence and Objections §9:105.1 Bibliography §9:105.2 Rights Applicable to Trial §9:105.3 Proof by All Relevant and Admissible Evidence §9:105.4 Evidence Law Related to Prior Conviction Records §9:105.5 Court Dockets and Other Records §9:105.6 DMV Records §9:105.7 Rap Sheets; Prison and Jail Records §9:105.8 Conviction Records §9:105.9 Computerized Conviction Record Documents: The Criminal Convictions Record Act (C.C.R.A.) §9:105.10 No Testimony by Previous Attorney §9:105.11 Corpus Delicti Rule §9:105.12 Prosecutorial Mention of Blood Split Sent to Defense Lab/Expert §9:106 Post-Trial Considerations §9:106.1 Prosecution Forgot to Prove Element of Offense §9:106.2 Prosecution Forgot to Prove the Prior Conviction §9:106.3 Prosecution Attempted and Failed to Prove the Prior Conviction §9:106.4 Retrial After Previous Trial §9:106.5 Retrial After Hung Jury or Reversal on Appeal **§9:110 JURY INSTRUCTIONS** §9:111 Non-CALJIC and Non-CALCRIM Instructions Deserve Equal Consideration §9:112 Pinpoint Instructions §9:113 Driving Under the Influence of Alcohol and/or Drugs §9:113.1 Misdemeanor Non-Injury: CVC §23152(a) §9:113.2 Felony Injury: CVC §23153(a) §9:113.3 Proof of Impairment: "Under the Influence" Defined CALJIC 16.831 and CALCRIM 2110 §9:113.4 "Under the Influence" Presumptions §9:113.5 Under the Influence Relates to Condition of Driver; CALJIC 16.832 and CALCRIM 2110 §9:114 Driving With BAC of 0.08% or More §9:114.1 Misdemeanor Non-Injury: CVC §23152(b) §9:114.2 Felony Injury: CVC §23153(b) §9:114.3 Presumption of BAC of 0.08% for Three Hours §9:114.4 Special Jury Instructions (Suggested) §9:114.4.1 Blood Draw Evidence §9:114.4.2 Consultation of Witness With Attorneys During Cross-Examination §9:114.4.3 Police Officers Are Biased Witness §9:114.4.4 Agreement to Take Roadside Balance and Coordination Exercises—

Consciousness of Innocence

		§9:114.4.5 Agreement to Take Preliminary Alcohol Screening (P.A.S.)				
		Test—Consciousness of Innocence				
		§9:114.4.6 Agreement to Take Implied Consent Blood Test—Consciousness of				
		Innocence				
		§9:114.5 Voluntary Cessation of Driving Defense				
		The Supporting Offense in an Injury or Death Case				
	§9:116	Chemical Test Result Admissibility/Validity				
		§9:116.1 Violations of Title 17; Adams Foundation				
		§9:116.2 Jury May Reject Evidence of Chemical Test Result				
		§9:116.3 Jury Instruction—Calculating Blood Alcohol From Urine Alcohol				
	§9:117	Refusal of Chemical Test—Consciousness of Guilt				
		§9:117.1 Attacking the Instruction				
		§9:117.2 Necessity of Advice About Refusal				
		§9:117.3 Consciousness of Innocence				
	§9:118	Credibility of Injured Witness				
	§9:119	Biased Cop				
		Jury Instruction—Mistake of Fact				
	~	Hitch, Destroyed Evidence, CVC §23614				
		Election of Acts Where More Than One Offense Proved				
	§9:123	Lesser Included or Lesser Related Offense				
	§9:124	Character Inconsistent With Crime				
	§9:125	"Wet Reckless" Sentence Enhancement Allegation				
		CALCRIM 3550 Not Improper <i>Allen</i> Charge if Given Prior to Deliberations				
	~	The Lying Witness—CALCRIM vs. CALJIC Instructions				
n.	CI OSI	NC ADOLIMENT				
J	CLOSING ARGUMENT					

§9:130

- §9:131 Jury Nullification
- §9:132 Proof Is by Circumstantial Evidence Only
- §9:133 Split Verdict
- §9:134 Impairment to an Appreciable Degree
- §9:135 Reasonable Doubt

§9:140 MOTION FOR NEW TRIAL

§9:150 MISTRIAL AND RETRIAL

- §9:151 Double Jeopardy Protection and When It Attaches
- §9:152 No Acquittal Without Written Verdict
- §9:153 Mistrial Not Caused by Legal Necessity Bars Retrial Absent Conse
- §9:154 Retrial After Partial Acquittal
- §9:155 On Lesser Offense After Acquittal on Greater Offense
- §9:156 On Prior Conviction
- §9:157 Court's Discretion to Dismiss Charges, Reduce or Modify Verdict
- §9:158 Prosecutorial Vindictiveness Presumed if Charges Added After Mistrial

Chapter 9 Forms

§9:200	FORMS	
	§9:200.1	Form 9-1: Motion to Dismiss Because of Denial of Right to Due Process
		(Speedy Trial Denial)
	§9:200.2	Form 9-2: Letter to Hospital Demanding Patient Confidentiality
	§9:200.3	Forms 9-3: Motions to Exclude PAS Results and PAS Refusal
		§9:200.3.1 Form 9-3.1: No Foundation
		§9:200.3.2 Form 9-3.2: Limited Consent
		§9:200.3.3 Form 9-3.3: Denial of Due Process
		§9:200.3.4 Form 9-3.4: Secondary Evidence and Hearsay
		§9:200.3.5 Form 9-3.5: PAS Refusal
	§9:200.4	Forms 9-4: Motions to Exclude Chemical Test and Refusal
		§9:200.4.1 Form 9-4.1 Chemical Test Refusal
		§9:200.4.2 Form 9-4.2 Denial of Choice of Tests
	§9:200.5	Form 9-5: Points and Authorities in Support of "No Inferences" in Jury
		Instructions
	§9:200.6	Form 9-6: Motion in Limine to Exclude Evidence of "Tolerance"
	§9:200.7	Form 9-7: Jury Instruction—"Driving" Defined
	§9:200.8	Form 9-8: Jury Instruction—Violation of Title 17
	§9:200.9	Form 9-9: Jury Instruction—Chemical Test Validity
	§9:200.10	Form 9-10: Jury Instruction—Calculating Blood Alcohol From Urine Alcohol
	§9:200.11	Form 9-11: Memo of Law in Support of Evid. C. §403
	§9:200.12	Form 9-12: Credibility of Injured Witness
	§9:200.13	
	§9:200.14	· · · · · · · · · · · · · · · · · · ·
		(Previously §23157.5)
	§9:200.15	
	§9:200.16	Form 9-16: Jury Instruction—"Wet" Reckless Sentence Enhancement
§9:210	OTHER SE	LECTED MOTIONS
	§9:210.1	Form 9-17: Motion to Exclude Various Evidence
	§9:210.2	Form 9-18: Motion to Eliminate Prosecutorial Misconduct
	§9:210.3	Form 9-19: Motion to Preclude Prosecutor From Diminishing Burden of Proof
		in Argument
		Form 9-20: Motion to Exclude Evidence of Field Sobriety Exercise
	§9:210.5	Form 9-21: Motion to Exclude <i>Trombetta</i> Advisement and Defendant's
		Response
	§9:210.6	Form 9-22: Motion to Admit Partition Ratio Evidence
	§9:210.7	Form 9-23: Motion to Exclude Evidence of Retrograde Extrapolation
	§9:210.8	Form 9-24: Motion for Voir Dire
	§9:210.9	Form 9-24A: Motion for Disclosure of Jury Book
§9:220	OTHER SE	LECTED JURY INSTRUCTIONS
	§9:220.1	Form 9-25: People Must Prove the Preliminary Facts of Foundation or Jury
	N	Must Disregard the Breath Test Results

§9:220.1.1 Form 9-26: Four Elements of Willful Refusal

	§9:220.1.2 Form 9-27: The Court Cannot Give CALJIC 16.835 (Refusal Is "Consciousness of Guilt") Because the State Cannot "Punish" a
	Person That Did Not Consent to a Police Requested Search of His
	Person for the Amount of Alcohol in His Blood
	§9:220.1.3 Form 9-28: Memo of Law in Support of Jury Instruction #1 (Evid. C. §403)
§9:220.2	Form 9-29: Blood Sample Can Be Taken by Police Without Defendant's Consent
	§9:220.2.1 Form 9-30: State of Mind Other Than Consciousness of Guilt
	§9:220.2.2 Form 9-31: "Under the Influence" Is Defined as Driving Ability Impaired to an Appreciable Degree
§9:220.3	Form 9-32: Viewing Less Satisfactory Evidence With Distrust
§9:220.4	Form 9-33: Police Must Advise Refusal Used in Court
	§9:220.4.1 Form 9-34: Title 17: Continuous Observation Period
§9:220.5	Form 9-35: Regulations of Title 17 for Breath Testing, Including Training
	§9:220.5.1 Form 9-36: CVC §§13384 and 23612 Allows for Urine Test
§9:220.6	· · · · · · · · · · · · · · · · · · ·
	§9:220.6.1 Form 9-38: Willingness to Take Urine Is No Refusal
§9:220.7	~ ·
§9:220.8	, , , , , , , , , , , , , , , , , , , ,
§9:220.9	
§9:220.1	
§9:220.1	
§9:220.1	<u>.</u>
	§9:220.12.1 Form 9-45: Factors Re Credibility of Police Officers
§9:220.1	
§9:220.1	· · · · · · · · · · · · · · · · · · ·
§9:220.1	
§9:220.1	Form 9-49: P&As in Support of Defendant's Request for Special Jury Instructions
§9:220.1	Form 9-50: "Permissive Inference" May Not Be Given Under New Jury Instructions

Volume 2

Chapter 10: Punishment

§10:10 EFFECTIVENESS OF PUNISHMENT

§10:11 Annual Efficacy Report by DMV

§10:12 Explaining Drunk Driving Punishment to the Client

§10:20 PUNISHMENT

10:21~ CVC 23140 (Under 21 While .05% or Higher or Affected by Alcohol)

§10:22 Pen. C. §§192(c)(3) and 191.5: Veh. Manslaughter Intoxicated: Punishment and DMV Action

§10:22.1 Jail or Prison Time

§10:22.2 Driving Privilege

§10:22.3 Auto Forfeiture

§10:22.4 Other Consequences of Conviction

```
§10:23 Punishment for DUI
        Figure 10-1.1:
                        Current DUI Punishment Chart
        Figure 10-1.2:
                        Punishment Chart for DUI Offenses Between July 1, 1999, and
                        September 19, 2005
        §10:23.1 Punishment for Reckless Driving and Drunk Boating
        §10:23.2 Punishment for Zero Tolerance (Under 21 and DUI Probationers)
§10:24 DUI License Suspensions and Revocations; Restriction Eligibility
        §10:24(a) First Offense CVC §23152 Convictions
        §10:24(b) Second Offense CVC §23152 Convictions
        §10:24(c) Third Offense CVC §23152 Convictions
        §10:24(d) Fourth (or More) Offense CVC §23152 Convictions
        §10:24(e) First Offense CVC §23153 Conviction
        §10:24(f) CVC §23153 Conviction With One Prior
        §10:24(g) CVC §23153 Conviction With Two or More Priors
        §10:24.1 Zero-Tolerance Suspension Law for CVC §§23152 and 23153 Probationers
        §10:24.2 Court's Separate Authority to Restrict, Suspend, or Revoke Driving Privilege
                  §10:24.2(a) Court Authorized to Impose 10-Year Revocation for Specified Multiple
                              Offenders (Effective January 1, 2012)
        §10:24.3 Correcting Errors and Getting Credits
§10:25 Probation Length and Standard Terms
        §10:25.1 Imposition of Sentence Suspended (ISS) vs. Execution of Sentence Suspended (ESS)
§10:26 Additional Punishment and Probation Terms
        §10:26.1 Enhancement Allegations Are Assumed to Be Strikeable
        §10:26.2 First Offender and Multiple Offender DUI Programs
        §10:26.3 Multiple Offender Work/DUI Program Restricted Driver's License
        §10:26.4 48 Hours Behind Bars for Multiple Offenders, or Community Service
        §10:26.5 Blood Alcohol Concentration = 0.20% or Higher
        §10:26.6 Chemical Test Refusal
        §10:26.7 Reckless Driving and Speeding
        §10:26.8 Highway Construction or Maintenance Zone
        §10:26.9 Alcohol Education Penalty Assessment
        §10:26.10 Alcohol and Drug Problem Assessment Program and Penalty Assessment
        §10:26.11 Blood Alcohol Testing Penalty Assessment
        §10:26.12 Community Service
        §10:26.13 Alternatives to Fine—Community Service, Jail
        §10:26.14 Restitution
        §10:26.15 Court-Ordered Substance Abuse Testing, Abstention, and Mandatory Use of Drugs
        §10:26.16 Probation Cost Reimbursement
        §10:26.17 Vehicle Impoundment
        §10:26.18 Ignition Interlock Device
        §10:26.19 [Reserved]
        §10:26.20 Child Endangerment / Passenger Under Age 14
        §10:26.21 Booking Fees
        §10:26.22 Youthful Drunk Driver Visitation Program
        §10:26.23 "Three Strikes" Enhancements
        §10:26.24 CVC §13202: Discretionary and Mandatory Suspensions for Drug Offenses
        §10:26.25 CVC §23550.5 Enhancement for Felony Prior Conviction Within 10 Years
        §10:26.26 Mandatory Watson Admonition
```

§10:26.27 Forty Dollar (\$40) Court Security Fee

§10:26.28 Thirty Dollar (\$30) Court Conviction Fee §10:26.29 Failure to Timely Pay Fines (Additional Fee) §10:27 Prohibited and Disfavored Probation Terms §10:27.1 Time to Object Is Sentencing Hearing §10:27.2 Emergency Response Costs §10:27.3 AA Attendance §10:27.4 T-Shirt Advertising Defendant's Crime and Other Humiliation §10:27.5 Waiver of Fourth Amendment Rights §10:27.6 Waiver of Custody Time Credit? §10:28 Increased Punishment for Going to Trial (Trial Tax) §10:29 Ignition Interlock Device (IID) §10:29.1 Mandatory Pilot Program for First Offenders in Four Counties §10:29.2 Court Has Option to Order Ignition Interlock Device for Others §10:29.3 Optional Device: Driver Under 21 Years Old §10:29.4 IID-Restricted Licenses Available for Most Multiple Offenders After Just 12 Months, and Sooner for Some Second and Third Offenders \$10:29.4.1 No Early Termination of One-Year APS Suspension Unless Court Conviction Triggers Separate Suspension Under VC §13352(a)(3) (Second Offense) Or VC §13352(a)(5) (Third Offense) §10:29.5 Mandatory IID for CVC §14601.2 Conviction or Plea-Bargain Reduction Without Probation §10:29.6 Crimes Related to Ignition Interlock Device §10:29.7 DMV Court Informational Memo Explains Many Mysteries §10:29.8 DMV Certifies Which Brands and Models Are Used §10:29.9 Defendant's Ability to Pay §10:29.10 Operation of Employer's Vehicle Without IID §10:29.11 Out-of-State Residents §10:29.12 Interest of Justice Exception for Some IID Requirements §10:30 Probation Report and Sentencing Hearing §10:30.1 Felony Sentencing, Three Strikes, Great Bodily Injury, Proposition 36 §10:30.2 Hearing Procedure §10:30.3 Duties of Counsel at Sentencing §10:30.4 Presenting Defense View §10:30.5 Court's Power to Grant, Deny or Modify Probation §10:30.6 Plea and Sentence in Different Jurisdiction §10:30.7 DA's Statement in Aggravation §10:30.8 Challenge to Prior Conviction Enhancement §10:31 Felony Sentencing and the Criminal Justice Realignment Act of 2011 §10:31.1 Felony Sentencing Flow Charts §10:31.2 Felony Sentencing Hearing §10:31.3 CVC §§23550 and 23550.5: Prior Convictions Make Current Offense a Felony §10:31.4 Determining Length of Prison Term §10:31.5 No Upper Term or Sentence Enhancement Absent Jury Finding; But Consecutive Sentencing Permissible §10:31.6 Three Strikes Sentencing §10:31.7 CVC §23558 Multiple Victims Enhancement §10:31.8 Great Bodily Injury (GBI) Enhancements §10:31.9 CRC Commitments Abolished §10:31.10 Proposition 36 Treatment Program

§10:31.11 Deferred Entry of Judgment

§10:32 Work Furlough §10:33 Rights Regarding Sentencing Proceedings §10:34 Multiple Punishment §10:34.1 Conviction of Both Subdivisions (a) and (b) §10:34.2 CVC §23558: Multiple Victims §10:34.3 DUI Drugs and Alcohol §10:34.4 Consecutive Sentences §10:35 Time Credits §10:35.1 Community Service; CVC §23580 §10:35.2 Custody Time Credit §10:35.3 Good-Conduct/Work Credits §10:35.4 Correct Errors Anytime by Motion in Trial Court §10:35.5 Mandatory Jail Isn't Mandatory §10:35.6 Electronic Home Detention §10:35.7 Experiments and Pilot Projects With Time Credits §10:35.8 Diagnostic Facility §10:35.9 Labor on Public Works: Pickin' Up Trash §10:35.10 Residential Alcohol Treatment §10:35.11 Early Release From Overcrowded Jail §10:35.12 Serving the Jail Sentence in Another County §10:36 Constitutional Validity of Drunk Driving Sentencing Law §10:37 Prosecution Challenge to Misdemeanor Sentence §10:40 RESIDENTIAL ALCOHOL TREATMENT §10:41 Two Different Treatment Models §10:41.1 Medical Model §10:41.2 Non-Medical Model §10:41.3 Pen. C. §8001 Two-Year Program (Delancy Street) §10:41.4 Non-Medical Self-Run Recovery House §10:42 Custody Time Credit for Residential Alcohol Treatment Program §10:43 Good/Work-Time Credit for Residential Alcohol Treatment Program §10:44 Accommodation for Alcoholic Employees §10:44.1 Labor Code Requirement §10:44.2 Americans With Disabilities Act (A.D.A.) §10:45 No Vehicle Allowed Without Driver's License §10:46 Covered by Health Insurance for "Basic Health Care Services" §10:50 DMV SANCTIONS FOR CONVICTION §10:51 Relation to DMV Action Under Stop 'n Snatch (Admin Per Se) Statutes §10:52 Driving Privilege Suspension and Revocation for Drunk Driving §10:52.1 CVC §13352: Mandatory Suspensions and Revocations for Drunk Driving Convictions §10:52.2 DMV Action for Fatal and Serious Injury Accidents §10:53 No Full Driving Privilege Until DUI Program Completed §10:53.1 No Relief for Failure of Court to Order or Report to DMV §10:53.2 Must Be a Licensed "DUI Program" §10:53.3 Exceptions for Out-of-State Resident §10:53.4 CVC §23103/23103.5 "Wet" Reckless Convictions

§10:53.5 Proof of Start and Completion Subsequent to Most Recent Underlying Conviction

§10:53.6 Third or Greater Offenses on or After January 1, 1986

- §10:53.7 First and Second Offenses July 1, 1990, Through October 13, 1991
- §10:53.8 First and Second Offenses October 14, 1991, Through December 31, 1993
- §10:53.9 First Offenses January 1, 1994, Through January 1, 1995; Second Offenses On and After January 1, 1994
- §10:53.10 First Offense With Probation January 1, 1995, Through June 30, 1999
- §10:53.11 First Offenses on and After July 1, 1999
- §10:53.12 Credit for Past Attendance in Drinking Driver Program
- §10:54 Court Action Related to DMV Sanctions
 - §10:54.1 Court Sends Abstracts to DMV
 - §10:54.2 Court May Notify DMV of Driving Disability Defense
 - §10:54.3 Vacate Judgment for Failure to Advise of Mandatory Suspension
 - §10:54.4 Court May Not Order DMV to Suspend Longer
 - §10:54.5 Ignition Interlock Allows Return of Driving Privileges
 - §10:54.6 Start Time: First Offender 90-Day Restriction for Pre-9/20/05 Offenses: Consecutive to Stop 'n Snatch Suspension
 - §10:54.7 Second Offender Restricted License for Pre-9/20/05 Offense Not Consecutive to Stop 'n Snatch Suspension
 - §10:54.8 Start Time: Multiple Offender Suspension or Revocation
 - §10:54.9 Obtaining a Work/Program Restricted Driving Privilege With Late Enrollment in DUI Program
 - §10:54.10 Conviction Timing Selects Sanction
 - §10:54.11 No Suspension Until One-Year Imprisonment Completed
 - §10:54.12 Federal Prosecutions
 - §10:54.13 DUI Program Referral
- §10:55 DMV Actions on Prior Convictions Are Based Upon Their Records, Not on What Was Plead or Proved in Court
- §10:56 Increased or Decreased Punishment After Date of Offense
 - §10:56.1 In re Estrada—Decreased Criminal or Civil Penalty
 - §10:56.2 Statutes Presumed Prospective Unless Stated Otherwise
 - §10:56.3 Ex Post Facto Laws Prohibit After-the-Fact Increase in Criminal Penalty, Removal of a Defense or Reduction in Evidence
 - §10:56.4 Application to Early IID-Restricted License Amendments and Other Laws Deemed Procedural Only
- §10:57 Proof of Insurance: How to Provide
 - §10:57.1 CVC §16431: Proof of Insurance for Drunk Driving and Other Convictions; Admin Per Se; Unsatisfied Judgments
 - §10:57.2 DMV Form SR-22 for California Residents
 - §10:57.3 CVC §16431: Acceptable Substitute for Out-of-State Residents With Drunk Driving Arrest or Conviction
 - §10:57.4 CVC §16056: Proof of Insurance for Suspension "Based Upon an Action," i.e., an Accident
- §10:58 Exceptions and Exemptions
 - §10:58.1 Employee Driving on Private Property
 - §10:58.2 Motorized Bicycles
- §10:59 Commercial Class, Endorsement and Certificate Offenses and Licenses
 - §10:59.1 Additional Penalties for Commercial, Endorsement and Certificate Drivers and Offenses
 - §10:59.2 Limited Waivers Allowed
 - §10:59.3 Employer/Employee Duties
 - §10:59.4 Additional Penalties for Commercial License Holders (or Applicants) Who Suffer §\$23152 or 23153 Conviction Regardless of Whether Commercial Vehicle Involved; Exception for Pre-9/20/05 Violations

- §10:59.5 Life-Time Revocation on Commercial Privilege for Use of Any Vehicle Used in Commission of a Felony Involving Controlled Substance; Exception
- §10:59.6 Additional Penalties for an Endorsement and Certificate LICENSEE for ALL Two-Point Offenses

§10:60 VIOLATIONS OF COURT ORDERS

- §10:60.1 Failure to Pay Fine
- §10:60.2 Failure to Obey any Court Order

§10:70 INTERSTATE IMPLICATIONS OF DRUNK DRIVING CONVICTIONS

§10:80 DRIVING-UNDER-THE-INFLUENCE PROGRAM—(DUI PROGRAM)

- §10:81 General Information
 - §10:81.1 Statutes and Regulations
 - §10:81.2 Figure 10-3 Chart: 18 and 30 Month DUI Program Requirements
 - §10:81.3 Directory of Providers
 - §10:81.4 Completion Required for Full Return of Driving Privileges
 - §10:81.5 False Proof of Completion Is a Crime
 - §10:81.6 CVC §23140: DUI Program Requirement
- §10:82 First Offender Program (F.O.P.)
 - §10:82.1 Completion Required for Full Return of Driving Privileges
 - §10:82.2 Three Months Duration, but Longer if Chemical Test Refusal or BAC = 0.20%
 - §10:82.3 Early Enrollment Without Court Referral
 - §10:82.4 Mandatory Probation Revocation for Failure to Complete DUI Program
- §10:83 Multiple Offender DUI Program
 - §10:83.1 Completion Required for Return of Full Driving Privileges
 - §10:83.2 Start Date Must Be Subsequent to Most Recent Offense Date
 - §10:83.3 Reattendance for Offenses After July 1, 1999: No Limits on Benefits
 - §10:83.4 Late Enrollment in a DUI Program
 - §10:83.5 Reinstatement and Re-Referral After Being Kicked Out
 - §10:83.6 30-Month DUI Program

§10:90 PROBATION VIOLATION: DRUNK DRIVING ISSUES

- §10:91 Notice to Other Courts
- §10:92 Not Based on Unconstitutional Prior
- §10:93 Mandatory Revocation
 - §10:93.1 Court's Revocation Discretion
 - §10:93.2 Mandatory Penalties
- §10:94 Petition to Revoke Probation
 - §10:94.1 Defending Against Petition to Revoke Probation
 - §10:94.2 Jurisdiction to Revoke Probation Survives Expiration of Probation Term
 - §10:94.3 Jurisdiction to Extend the Term of Probation
 - §10:94.4 Suppressed Evidence in Probation Violation Hearings

§10:100 JUVENILES AND PERSONS UNDER 21

- §10:101 Juveniles
 - §10:101.1 Cannot Blanket Deny Informal Probation; Cannot Suspend License for Juvenile on Informal Probation
 - §10:101.2 "Conviction" Useable by DMV But Not as a Prior Offense by the Court

```
§10:101.3 Driving Privilege Suspension
                §10.101.4 Juvenile Court-Ordered Medication
        §10:102 Persons Under 21 Years of Age
                §10:102.1 CVC §23136: BAC 0.01% or Higher
                §10:102.2 CVC §23140: BAC 0.05% or Higher (or "Affected")
                §10:102.3 CVC §13202.5: One-Year Suspension for Alcohol-Related Offenses
                §10:102.4 CVC §§23509 et seq.: The Youthful Drunk Driver Visitation Program Act
§10:110 CONSEQUENCES OF CHARGES AND CONVICTIONS ON PROFESSIONAL LICENSES
                §10:110.1 Attorneys
                §10:110.2 Judges
                §10:110.3 Pilots
                          §10:110.3.1 Bibliography
                          §10:110.3.2 Attorneys With Practical Experience
                          §10:110.3.3 Federal Aviation Regulations
                          §10:110.3.4 Reporting Requirement
                          §10:110.3.5 Pilot's Medical Certificate
                §10:110.4 Medical Doctors and Others Licensed by Board of Medical Quality Assurance
                §10:110.5 Nurses
                §10:110.6 Occupational Therapists
                §10:110.7 Chiropractors
                §10:110.8 Insurance Brokers
                §10:110.9 Vehicle Salespersons and Dealers
                §10:110.10 Real Estate Brokers
                §10:110.11 Certified Public Accountants
                §10:110.12 Public School Teachers
                §10:110.13 Military and Other Government Employees
        §10:111 Immigrants, Aliens and Non-Citizens
                §10:111.1 Immigration Consequences of Criminal Convictions
                §10:111.2 Immigrant Visa
                §10:111.3 No Citizenship Eligibility While on Probation
                §10:111.4 Deportation for Crime of Moral Turpitude, Controlled Substances Offense, Aggravated
                          Felony "Crime of Violence"
                §10:111.5 Felony DUI Is Not "Violent Felony" Under Federal Armed Career Criminal Act
                §10:111.6 Duty to Advise of Immigration Consequences
                §10:111.7 Removal or Deportation From the United States
                §10:111.8 Denial of Naturalization
                §10:111.9 Denial of Entry Into the United States
                §10:111.10 Denial of Discretionary Relief
        §10:112 Foreign Travel Restrictions
        §10:113 Entry Into Canada
        §10:114 Moral Turpitude
        §10:115 Commercial Driver's License Holders
        §10:116 Attorney's Fees in Civil Action After Felony Conviction
        §10:117 Social Security Benefits
        §10:118 Conviction Goes on Driver's License Records
                §10:118.1 California Record
```

§10:118.2 National Driver Register §10:119 Conviction Prevents Civil Damage Award

§10.120 Motion to Withdraw Plea—1203.4

Chapter 11: DMV Proceedings

§11:10 THE ADMINISTRATIVE PER SE (APS) SUSPENSION ACTION §11:11 Grounds for Issuance of an APS Order §11:12 APS Suspension Periods Figure 11-1 (APS Suspension Period Chart) §11:13 Concurrent vs. Consecutive Suspension Orders §11:14 With Certain Exceptions, No Restricted License Eligibility on APS Suspension §11:14.1 Exceptions §11:14.1.1 First-Time Offender Over 21 With Excessive BAC §11:14.1.1(a) Grounds for Denial or Termination of Restricted License §11:14.1.2 First-Time Offender Over 21 Holding Commercial License and Driving a Commercial Vehicle With Excessive BAC Critical Need to Drive for Persons Under 21 §11:14.1.3 Early Termination for Second and Third Time Offenders With Excessive \$11:14.1.4 BAC Who Are Also Convicted of CVC §§23152 or 23103 Per §23103.5 §11:15 Record Must Be Updated in Sacramento DMV for Reinstatement §11:20 PROCEDURE PRIOR TO ADMINISTRATIVE HEARING §11:21 Service of APS Order §11:21.1 Prominent Notice of Right to Hearing §11:21.2 Foreign Language Notice §11:22 Seizure ("Snatching") of California License and Issuance of Temporary License §11:23 Manner of Service §11:24 Service of the Wrong Order §11:25 Sworn Statement and Supporting Information Forwarded to DMV by Officer §11:26 Blood and Urine Samples Sent to Forensic Lab; Lab Sends Results to DMV §11:27 Automatic Internal Review by DMV and Factual Determination by DMV §11:30 REQUESTING THE HEARING §11:31 How to Request a Hearing §11:32 Contents of the Hearing Request §11:33 The 10-Day Deadline (the Law and Reality) §11:33.1 Exceptions to the DMV's 10-Day Deadline §11:34 Telephone vs. In-Person Hearing Request §11:35 Hearing Location

§11:40 THE RENEWED RIGHT TO A HEARING (OR SECOND HEARING)

§11:41 New Hearing as of Right

§11:37 Notice of Hearing

§11:41.1 Obtaining the Renewed Hearing

§11:42 New Hearing by Discretion

§11:36 Motion for Change of Venue

§11:50 PREPARING FOR THE HEARING

- §11:51 Discovery
- §11:52 No Right to *Pitchess* Discovery at DMV
- §11:53 Request for Discovery

§11:54 Non-Compliance With Discovery Demand §11:55 Subpoening Witnesses §11:55.1 Manner of Service §11:55.2 Fees for Government Employees §11:55.3 Enforcing a Subpoena §11:56 Testimony by Affidavit or Declaration §11:60 THE HEARING PROCEDURE §11:61 Continuances and "Reconvenes" §11:61.1 Denial of Continuances §11:62 Reopening Hearing and Receipt of Evidence After Hearing §11:63 Dual Role: Prosecutor and Decision-Maker §11:64 Grounds for Disqualification of Hearing Officer §11:64.1 Voluntary Disqualification §11:64.2 Challenge for Cause §11:64.3 No Peremptory Challenge §11:65 Hearing Officer Need Not Be an Attorney §11:66 Right to a Prompt Hearing and Decision; Stay Order §11:66.1 Rejecting the Stay Order §11:67 Limited Power of DMV Hearing Officer §11:70 RULES OF EVIDENCE §11:71 The Applicable Rules of Evidence §11:72 The Hearsay Rule §11:73 Exception Might Permit Sole Use of Driver's Hearsay Evidence §11:74 Hearsay-in-Hearsay §11:75 Hearsay Police Reports §11:75.1 Hearsay Statement of Officer in Another Officer's Report §11:75.2 Hearsay Statement of Public Employee in Officer's Report §11:75.3 Hearsay Statement of a Private Citizen in Officer's Hearsay Report §11:76 [Reserved] §11:77 [Reserved] §11:78 Right to Continuance to Question Hearsay Declarant §11:79 The Public Employee Records Exception §11:79.1 The Statute—Evid. Code §1280 §11:79.2 Within the Scope of Duty of Public Employee §11:79.3 Contemporaneous Recording Requirement §11:79.4 Trustworthiness Requirement Is Presumptively Satisfied §11:79.5 "At or Near" Requirement Is Not Presumptively Satisfied §11:80 Official Notice §11:81 Official Duty Presumption §11:82 DMV's Official Records §11:83 Unsworn Statements §11:84 Admissibility of Chemical Test Report §11:84.1 Unsworn Chemical Test Report §11:84.2 Non-Certified Chemical Test Report Received Electronically or by Computer From Computerized Database §11:85 Hearing Officer's Experience, Technical Competence and Specialized Knowledge

- §11:86 Evidentiary Privileges
- §11:87 Preservation of Evidence
- §11:88 Authentication of Documents
- §11:89 Corpus Delecti Rule
- §11:90 Testimony by Affidavit or Declaration
- §11:91 Electronic Reports and Signatures
- §11:92 Crime Lab Reports
 - §11:92.1 Crime Labs Don't Need Licenses From DHS
 - §11:92.2 Crime Labs No Longer Subject to Inspections and Proficiency Testing Minimized
 - §11:92.3 DHS No Longer Will Keep Lists of Persons Approved to Conduct Forensic Alcohol Testing

§11:100 THE EXCLUSIONARY RULE

- §11:101 Exclusionary Rule Inapplicable Absent Egregious Conduct By Police
- §11:102 Unlawful Speed Trap Rule

§11:110 AFFIRMATIVE DEFENSES

§11:120 EXCESSIVE BAC HEARING (.08% OR HIGHER)

- §11:121 Summary of the Issues
- §11:122 Analysis of the Issues
 - §11:122.1 ISSUE 1: Reasonable Cause to Believe Person in Violation of CVC §23152 or §23153
 - §11:122.2 ISSUE 2: The Person Was Arrested
 - §11:122.2.1 "Lawful" Arrest Required
 - §11:122.2.1(a) Officer Must Have Objectively Reasonable
 - Suspicion of Traffic Violation
 - §11:122.2.1(b) May Arrest Be Found Lawful Where Detention Is Not?
 - §11:122.2.2 What Constitutes an Arrest?
 - §11:122.2.3 Arrest That Becomes Detention Only
 - §11:122.2.4 DUI Checkpoints and Other Roadblock Detentions
 - §11:122.2.5 Speed Trap Arrest Is Not Legal
 - §11:122.2.6 Non-Presence Misdemeanor Arrest and the §40300.5 Exception
 - §11:122.2.7 Officer Must Have State-Issued P.O.S.T. Certificate
 - §11:122.2.8 Military and Federal Police
 - §11:122.2.9 California Police Officer Outside His Employing Jurisdiction
 - §11:122.3 ISSUE 3: Person Was Driving With a 0.08% or Higher BAC
 - §11:122.3.1 Driving
 - §11:122.3.2 "Vehicle"
 - §11:122.3.3 Must Be Direct Evidence of BAC
 - §11:122.3.4 Scientific Foundation; Official Duty Presumption; Shifting Burden of Proof
 - §11:122.3.5 Rebutting Presumption of Test Result Reliability With Rising BAC Defense
 - §11:122.3.6 BAC at Time of Driving and the Three-Hour Presumption
 - §11:122.3.7 No Partition-Ratio Attack on Breath Test Results
 - §11:122.3.8 Burden Shifting With Calibration Records
 - §11:122.3.9 Attacking the DS-367 Breath Test Form

```
§11:122.4 ISSUE 4: Prior Convictions and APS Findings
                         §11:122.4.1 DMV Code Numbers for Priors
                         §11:122.4.2 Manner of Establishing Priors
                         §11:122.4.3 Out-of-State Prior Convictions and Administrative Actions
§11:125 EXCESSIVE BAC HEARING (.04% OR HIGHER—COMMERCIAL VEHICLE)
§11:130 EXCESSIVE BAC HEARING (.01% OR HIGHER)
        §11:131 Summary of Issues
        §11:132 Analysis of Issues
        §11:133 Manner of Testing One Suspected of Zero-Tolerance Violation
        §11:134 P.A.S. Test Result Admissibility
§11:140 CHEMICAL TEST REFUSAL HEARING
        §11:141 Summary of Issues
                §11:141.1 Warrantless Demand for Chemical Test Sample vs. Implied Consent Law
        §11:142 Analysis of Issues
                §11:142.1 Proof of Actual Driving Not Required
                §11:142.2 Reasonable Cause and Lawful Arrest/Detention
                §11:142.3 Advised of Obligation and Consequences of Refusal
                         §11:142.3.1 Erroneous Advice Concerning Length of Suspension
                         §11:142.3.2 Erroneous Conduct Concerning Submission to P.A.S. Test
                         §11:142.3.3 Failure to Admonish That Refusal May Be Used in Court
                         §11:142.3.4 Drug Test Advice
                §11:142.4 Refusal
                         §11:142.4.1 Must Clearly and Unambiguously Manifest Consent
                                                        "Do Whatever You Have to Do!" vs. "I'm Not Even
                                      §11:142.4.1(a)
                                                        Going to Give You an Answer!"
                                      §11:142.4.1(b)
                                                        Refusal to Answer But No Physical Resistance
                                                        Refusal to Sign Hospital Blood Consent Form
                                      §11:142.4.1(c)
                         §11:142.4.2 One Offer and One Rejection Is Usually a Refusal
                                                        Initial Refusal When Testing Not Yet Available,
                                      §11:142.4.2(a)
                                                        Followed by Consent
                         §11:142.4.3 Interruptive and Other Disruptive Conduct
                         §11:142.4.4 Denial of Choice
                         §11:142.4.5 Constitutional Rights and Officer-Induced Confusion
                         §11:142.4.6 Right to See Blood Tech's Credentials
                         §11:142.4.7 Head Injury and Other Mental Defenses
                         §11:142.4.8 Hemophilia or Heart Condition
                         §11:142.4.9 Must Complete Chemical Test
                                      §11:142.4.9(a)
                                                        Submission to P.A.S. Testing Only
```

§11:145 REFUSAL HEARING FOR PERSONS UNDER 21 AND DUI PROBATIONERS

§11:142.4.10 Forced Extraction Does Not Vitiate Refusal

§11:150 HEARING OFFICER'S DECISION; FINDINGS AND CONCLUSIONS

§11:151 Decision Announced at Conclusion of Hearing

§11:152 Decision Sent by Mail

§11:153 Findings and Conclusions

§11:160 RELATION TO CRIMINAL CASE

- §11:161 Conviction On Violation Arising Out of Same Occurrence Can Shorten Some Excessive BAC Suspension Periods
- §11:162 "Acquittal" on Excessive BAC Allegation Rescinds Administrative Suspension Order Based on Same Issues
 - §11:162.1 Meaning of "Acquittal"
 - §11:162.2 "Dismissal" Will Generally Not Rescind Suspension Order
 - §11:162.3 Charges Not Filed
- §11:163 Collateral Estoppel
- §11:164 Plea Bargain Solution (The Helmandollar Plea)
- §11:165 Sequence of Events Immaterial
- §11:166 Alternatives Where No Criminal Charges Filed or Charges Dismissed
- §11:167 Suspension and Revocation Orders Run Concurrently, Except Where Court Specifically Orders Otherwise in a Refusal Case
- §11:168 Use of Court Conviction by DMV in an APS Hearing
- §11:169 First Offender School Counts for Both Court and APS Restriction Eligibility
- §11:170 Best Not to Tinker With the Court's Scope of Restriction in Pre-9/20/05 First Offense Cases
- §11:171 DMV and Court Actions Are Not Precluded by Double Jeopardy Prohibition

§11:180 USE BY DMV OF OUT-OF-STATE PRIOR CONVICTION IN APS ACTION

- §11:181 How DMV Learns About Out-of-State Conviction
- §11:182 Means of Proving Out-of-State Conviction
- §11:183 Limitation on Use of Out-of-State Conviction
- §11:184 Means of Establishing Prior Conviction as a Qualifying Offense

§11:190 A PRACTICAL APPROACH TO APS HEARINGS AND APPEALS

- §11:191 Winning in the Non-Traditional Sense
- §11:192 Driver Facing Multiple APS Actions at the Same Time
- §11:193 Does Seeking Departmental Review Make Sense?
- §11:194 Does Filing a Petition for Writ of Mandamus Make Sense?

§11:200 SUSPENSIONS AND REVOCATIONS BASED ON OTHER GROUNDS

- §11:201 Title 13, Cal. C. of Regs, §110.04—Driver's License Action Disciplinary Guidelines
- §11:202 Physical and Mental Conditions
 - §11:202.1 Authority to Withhold or Revoke Driving Privilege
 - §11:202.2 Written Report Triggers Action
 - §11:202.3 Action Taken by DMV Upon Receipt of Report
 - §11:202.4 Request for Hearing
 - §11:202.5 Hearing and Evidence
 - §11:202.6 Determination
- §11:203 Negligent Operator
 - §11:203.1 Authority to Suspend, Revoke, or Withhold Privilege
 - §11:203.2 Presumption of Negligent Operation
 - §11:203.3 Notice of Action and Right to Hearing
 - §11:203.4 Request for Hearing
 - §11:203.5 Hearing and Evidence
 - §11:203.6 Determination
- §11:204 Fatal or Serious Injury Accident
- §11:205 Chronic and Excessive Use of Alcohol or Drugs

- §11:206 Other Grounds
- §11:207 Reinstatement of Driving Privilege

§11:210 FORMS

- §11:211 Form 11-1: Supplemental Points and Authorities in Support of Set Aside Order
- §11:212 Form 11-2: Petition for Writ of Mandate and Points and Authorities on the Failure to State in a Prominent Manner the Driver's Right to a Hearing Within 10 Days
- §11:213 Form 11-3: DMV Hearing Request—Admin Per Se—In Pro Per
- §11:214 Form 11-4: Request for Hearing, Discovery and Subpoenas
 - §11:214.1 Form 11-4.1: Request for Late Hearing—DMV Employee Misconduct
- §11:215 Form 11-5: Motion for Set Aside on the Grounds That a Continuance Was Granted Without Good Cause
- §11:216 Form 11-6: Motion for Set Aside for Delayed Hearing and Decision
- §11:217 Form 11-7: Declaration for Challenge for Cause Against DMV Hearing Officer
- §11:218 Form 11-8: Downer Motion
- §11:219 Form 11-9: Motion for Acquittal on 2315(b)—Helmandollar
- §11:220 Form 11-10: Order of Acquittal of CVC §23152(b) Charge—Helmandollar

Chapter 12: Criminal Appeals and Civil Writs

§12:10 CRIMINAL APPEALS FROM MISDEMEANOR CONVICTIONS

- §12:11 Jurisdiction of Superior Court Appellate Department
 - §12:11.1 Trial Judge Disqualified From Sitting on Appellate Panel
 - §12:11.2 Judge Who Heard Any Contested Pretrial Proceeding Is Also Disqualified From Sitting on Appellate Panel
- §12:12 Rules of Court
- §12:13 Duties of Trial Counsel for Indigent Defendants
- §12:14 Notice of Appeal
 - §12:14.1 Form 12-1: Notice of Appeal
 - §12:14.2 Certificate of Probable Cause After Guilty Plea
- §12:15 Notice of Record Preparation Election
- §12:16 Settling and Certifying the Record
 - §12:16.1 Forms to Settle and Certify Record
 - §12:16.1.1 Form 12-2: Proposed Statement on Appeal
- §12:17 Stay of Trial Pending Pretrial Appeal
- §12:18 Briefs and Decision on Appeal
 - §12:18.1 Form 12-3: Opening Brief Title Page
- §12:19 Proceedings Following Decision
 - §12:19.1 Finality of Judgment
 - §12:19.2 Petition for Rehearing
 - §12:19.3 Transfer of Case to Court of Appeal
 - §12:19.4 Petition to Court of Appeal for Transfer
 - §12:19.5 Publication and Depublication
 - §12:19.6 Peremptory Challenge After Reversal
 - §12:19.7 Speedy Trial Right After Remittitur Issued
 - §12:19.8 Double Jeopardy and the Imposition of Greater Sentences on Reconviction

		Only One Appellate Judge for Traffic Infraction Appeal Writs in Criminal Cases
	812.21	Witts in Criminal Cases
§12:30		S IN DMV ADMINISTRATIVE CASES
	§12:31	Writ of Mandamus Procedure
		§12:31.1 Traditional Mandate vs. Administrative Mandate
		§12:31.2 Standard of Review
		Form 12-4: Sample Points and Authorities Regarding Independent Judgment
		§12:31.3 Judicial Deference
		§12:31.4 No Power to Remand for New or Further APS Hearing
	§12:32	May First (or Simultaneously) Request Departmental Review
		§12:32.1 Form 12-5: Sample Departmental Review Request
	§12:33	Time Limit for Filing Petition in Superior Court
		§12:33.1 Form 12-6: Sample Transcript Request
		DMV's Duty to Deliver Complete Record to Petitioner
	-	Remedy for Lost Record Is Set Aside of Suspension
		DMV Must Pay Expenses for Repeat Hearing Due to Lost Record
	§12:37	Record on Review Limited to Record of Hearing
		§12:37.1 Form 12-7: Points and Authorities Regarding Making Your Record for Appeal
		§12:37.2 Form 12-8: Points and Authorities Regarding Evidence Code §604 for Writ
	-	Petitioner's Duty to Present Adequate Record
	§12:39	
	§12:40	Attorney's Fees and Costs
		§12:40.1 Form 12-9: Sample Request for Attorney's Fees
	V	Alternative Writ vs. Petition and Motion
		Filing and Service
	§12:43	Costs for Filing Petition
		§12:43.1 Form 12-10: Sample Petition for Writ of Review
		Stay of Suspension/Revocation Pending Review
	§12:45	Costs for Filing Ex Parte
		§12:45.1 Form 12-11: Sample Declaration of Notice of Ex Parte
		§12:45.2 Form 12-12: Sample Points and Authorities for an Ex Parte Application for Stay
		§12:45.3 Forms 12-13: Sample Orders
	§12:46	Legal Arguments and Grounds Not Included in Petition Form
		§12:46.1 Denial of Due Process
		§12:46.2 Denial of Equal Protection
		§12:46.3 Writ Review on Matters Prior to Final Decision
		Form 12-14: Judgment Granting Writ of Mandate/Review
	§12:48	Checkpoints for Filing Writ
		§12:48.1 Pre-Printed Judicial Council DMV Writ Forms
	§12:49	Appeal of Superior Court Decision to Court of Appeal
		§12:49.1 Standard of Review
		§12:49.2 "Stay" Pending Decision from Court of Appeal
		§12:49.3 Order Remanding Matter Back to DMV for Further Hearing Not Appealable
		§12:49.4 Form 12-15: Sample Supersedeas

- §12:50 RULE 8.268. REHEARING
- §12:60 RULE 8.500. PETITION FOR REVIEW
- §12:70 RULE 8.1120. REQUESTING PUBLICATION OF UNPUBLISHED OPINIONS
- §12:80 RULE 8.1125. REQUESTING DEPUBLICATION OF PUBLISHED OPINIONS

Chapter 13: Interstate Implications of Drunk Driving Convictions

§13:10 INTERSTATE CONSEQUENCES OF DRUNK DRIVING CONVICTIONS

- §13:11 The Problem—Nowhere to Run/Nowhere to Hide
- §13:12 Interstate Agreements
- §13:13 CVC §§15000, et seq.—The Interstate Driver's License Compact
 - §13:13.1 CVC §15020(a)—Findings and Policy Statement
 - §13:13.2 CVC §15021—Compact Definitions
 - §13:13.3 CVC §15022—Reports of Convictions
 - §13:13.4 CVC §15023—Effect of Conviction in a Party's State
 - §13:13.5 How Out-of-State Convictions Appear on a California Driving Record
- §13:14 To Be Useable by California the Out-of-State Conviction Must Pass an Equivalency Test
 - §13:14.1 Chargeable as a Prior Conviction in California Courts if Equivalent
 - §13:14.2 Useable by California DMV if Substantially Similar
 - §13:14.3 Equivalency of Out-of-State Prior Convictions
- §13:15 Full Faith and Credit
- §13:16 Representing a California Resident With an Out-of-State Conviction
- §13:17 Representing an Out-of-State Resident Facing Suspension in Home State Because of a California Drunk Driving Conviction
 - §13:17.1 CVC §15023: Home State Must Suspend if Its Laws Require Suspension for an Equivalent Offense
 - §13:17.2 Proof of Insurance
- §13:18 Representing an Out-of-State Resident Suspended in California for Failure to Enroll in or Complete a California Licensed DUI Program
 - §13:18.1 Person Not a California Resident on DATE OF CONVICTION Should NOT Be Suspended or Revoked for Not Doing a DUI Program
 - §13:18.2 Non-California Resident on DATE OF REINSTATEMENT Is Eligible for Reinstatement Without Doing a DUI Program
 - §13:18.3 Form 13-1: DMV Form DL 4006 (Formerly DL 589)
 - §13:18.4 Form 13-2: Complete Text of DMV Form DL 4007
 - §13:18.5 Other Solutions for Unreasonable Court
- §13:19 Representing a Person Moving to California With an Out-of-State Drunk Driving Conviction on Home State Record

§13:20 LAWYERS WITH PRACTICAL EXPERIENCE

- §13:21 Checklist for Interstate Driver License Issues
- §13:22 Overview and Flow Charts of Licensing Consequences

- §13:23 State-by-State Listing of DMV Contacts
- §13:24 Bibliography

Chapter 14: Restitution

§14:10 THE REMEDY OF RESTITUTION DEFINED

- §14:11 Definition of Restitution
- §14:12 Restitution in Criminal Law and Civil Law (Torts)

§14:20 THE VICTIM'S RIGHT TO RESTITUTION

- §14:21 A California Constitutional Right to Restitution
- §14:22 The Statutory Right to Restitution and Legislative Intent
- §14.23 Who Are Victims?
- §14:24 Restitution to the Victim's Estate

§14:30 THE DEFENDANT'S RIGHT TO CONTEST THE AMOUNT OF RESTITUTION AND RIGHT TO AN EVIDENTIARY HEARING

- §14:31 The Right to an Evidentiary Hearing
- §14:32 Requirement That Restitution Amount Be Determined at a Later Date by Sentencing Court
- §14:33 Restitution Must Be for Injuries Caused by the Defendant's Criminal Conduct or Must Serve a Rehabilitative Purpose
- §14:34 Restitution Order for Repair of Property Can Exceed the Value of the Property
- §14:35 Restitution Can Be Ordered Directly to a Hospital Who Rendered Emergency Care
- §14:36 Restitution for Commercial Property Is the Wholesale Value of the Property and Not the Retail Value
- §14:37 The Amount of a Restitution Order or Restitution Fine Cannot Be Increased After Retrial

§14:40 RESTITUTION AS A CONDITION OF PROBATION

- §14:41 Scope of Restitution Order: Economic vs. Non-Economic Losses
- §14:42 Responsibilities and Duties of Probation Department Re: Restitution
- §14:43 Negotiating the Amount of Restitution and Probation Conditions as Part of a Plea Agreement
- §14:44 Impact of Insurance Payments and/or Civil Court Settlements on Criminal Court Determinations of Restitution Amount Owed to the Victim
 - §14:44.1 Costs and Attorney Fees Incurred by Victim
 - §14:44.2 Costs of Investigation and Prosecution
- §14:45 Establishment of Bank Account by Probation Department for Deposits of Payments Towards Restitution Amount
- §14:46 State Restitution Agencies Available to Assist Victims
- §14:47 Appellate Decisions and Other Authorities
- §14:48 Relevant Restitution Statutes
 - §14:48.1 Penal Code §1202.4—Restitution Fines, Hearings, Losses, Expenses, Interest Rate
 - §14:48.2 Penal Code §1202.41—Hearing re Restitution Order Where Victim Has Received Assistance From Restitution Fund; Modifications or Amendments; Defendant's Physical Presence
 - §14:48.3 *Penal Code §1202.42*—Entry of Restitution Order, Wage Garnishment Provisions, Orders for Income Deduction
 - §14:48.4 Penal Code §1202.43—Payment of Restitution Fine
- §14:49 Restitution Order Made as Part of Juvenile Deferred Entry of Judgment

§14:50 BANKRUPTCY DISCHARGES FINE, BUT NOT RESTITUTION

§14:60 ATTORNEY'S FEES IN CIVIL ACTION AFTER FELONY CONVICTION

§14:70 EMERGENCY RESPONSE COSTS

Appendix A: Telephone Directory

Appendix B: DMV Forms and Codes

Appendix C: Title 17 Update

Appendix D: State and Federal Statutes, Regulations, and Codes

Appendix E: California Drunk Driving Law's Unpublished Case Digest

Table of Cases

Table of Statutes

Index

ABBREVIATED TABLE OF CONTENTS

(For Complete Contents, See Vol. 1)

Volume 1

Chapter 1: Drunk Driving Offenses
Chapter 2: Additional Charges
Chapter 3: Arraignment and Pretrial Matters
Chapter 4: Prior Convictions of Separate Offenses
Chapter 5: Discovery
Chapter 6: Other Pretrial Motions
Chapter 7: Search and Seizure

Chapter 8: [Reserved]

Chapter 9: Trial Defense of DUI in California

Volume 2

Chapter 10: Punishment

Chapter 11: DMV Proceedings

Chapter 12: Criminal Appeals and Civil Writs

Chapter 13: Interstate Implications of Drunk Driving Convictions

Chapter 14: Restitution

Appendices

(This page intentionally left blank.)